







## (Military.)

## NOTIFICATIONS.

Port St. George, October 15, 1923.

No. 12.—The following notification of the Government of India are republished:—

## ARMY DEPARTMENT.

Secy. dt. 23d September 1923.

No. 335.—In exercise of the powers conferred by act no. 33 of the Army Act, 1919 (XXIX of 1919), the Governor General in Council is pleased to direct that the following further amendments shall be made to the Military Service Rules, 1917, the same having been previously published as revised by sub-section (c) of the said section, namely:—

For each rule (1) of rule 11 of the said Rules, the following sub-rule shall be substituted, namely:—

"(1) Any non-maintenance of office or private life."

(a) completed in a training rate the personnel (working under) by the Commandant-in-Chief of the Military's Force in India for the Active Class, and

(b) during such period of four consecutive days or less periods of short consecutive days with a camp, or

(c) where in exceptional cases, the District or Independent or the Commission, being of opinion that sufficient grounds exist for the exemption, may be granted by such class (a) completed in the training year with less than five days, or sixteen hours training in addition to the training camp and by clause (b).

shall receive a bonus equivalent to the pay admissible under rule 11.

Provided that in the case of a non-maintenance of office or private life, the pay of a soldier or a non-maintenance of office or private life shall be calculated on the basis of the number of days actually spent in camp."

No. 336.—In exercise of the powers conferred by section 113 of the Indian Army Act, 1919 (XIII of 1919), the Governor General in Council is pleased to direct that the following further amendments shall be made to the Indian Army Act, 1919, namely:—

In rule 11 (2) of rule 11 of the said Rules, for the word "and" the following shall be substituted, namely:—

"(1) Each Training Camp, Training Battalion, School, Messengers Group, Company, Depot, Heavy Signal Shop, Independent Machine Gun Transport, and a Motor Ambulance Detachment, and Supply and Transport, of the Royal Indian Army Service Corps."

C. F. BRACKENBURY,  
Off Secretary.

## (Political.)

## NOTIFICATIONS.

Port St. George, October 15, 1923.

No. 24.—The following notification of the Government of India are republished:—

## ARMY DEPARTMENT.

Secy. dt. 23d September 1923.

No. 337.—In exercise of the powers conferred by section 113 of the Indian Army Act, 1919 (XIII of 1919), the Governor General in Council is pleased to direct that the following further amendments shall be made to the Indian Army Act, 1919, namely:—

## ARMY DEPARTMENT.

Secy. dt. 23d September 1923.

No. 338.—In exercise of the powers conferred by section 113 of the Indian Army Act, 1919 (XIII of 1919), the Governor General in Council is pleased to direct that the following further amendments shall be made to the Indian Army Act, 1919, namely:—

C. F. BRACKENBURY,  
Off Secretary.

## (Services.)

## NOTIFICATIONS.

Port St. George, October 4, 1923.  
[G.O. dt. 24. 1923, Public (Services).]

No. 339.—

In exercise of the powers conferred by rule 46 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government are hereby pleased to make the following special rules:—

## RULES.

1. The rules of category 1 (Bureaucracy) of the Madras Government Service employed in the Local Government Departments shall be amended temporarily by one point for a period of three months commencing on the date of appointment of a candidate for the performance of work under the Special Engineer in Road Development and ending on the 31st November 1923.

2. The general and special rules applicable to holders of permanent posts borne on the said rules shall apply to the holder of the said temporary post.

Port St. George, October 5, 1923.

[G.O. dt. 24. 1923, Public (Services).]

No. 340.—

In exercise of the powers conferred by rule 46 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following special rules:—

## RULES.

1. The rules of clerks, lower division, in the Madras Government Service employed in the Madras Government Departments shall be amended temporarily by one point for a period of three months commencing on the date of appointment of a candidate for the performance of work connected with the acquisition of lands required by the District Board, Madras, for the Suburban Amalgamated Road.

2. The general and special rules applicable to holders of permanent posts borne on the said rules shall apply to the holder of the said temporary post.

Port St. George, October 5, 1923.

[G.O. dt. 24. 1923, Public (Services).]

No. 341.—

In exercise of the powers conferred by rule 46 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following special rules:—

## RULES.

1. The rules of category 1 (Bureaucracy) of the Madras Government Service shall be amended temporarily by one point for a period of three months commencing on the date of appointment of a candidate for the performance of work connected with the acquisition of lands required by the District Board, Madras, for the Suburban Amalgamated Road.

2. The general and special rules applicable to holders of permanent posts borne on the said rules shall apply to the holder of the said temporary post, subject to the following modifications, namely:—

That there shall be paid to the holder of the said temporary post a pay calculated in the scale of Rs. 25-12-13-14-15-16-17-18-19-20-21-22-23-24-25-26-27-28-29-30-31-32-33-34-35-36-37-38-39-40-41-42-43-44-45-46-47-48-49-50-51-52-53-54-55-56-57-58-59-60-61-62-63-64-65-66-67-68-69-70-71-72-73-74-75-76-77-78-79-80-81-82-83-84-85-86-87-88-89-90-91-92-93-94-95-96-97-98-99-100-101-102-103-104-105-106-107-108-109-110-111-112-113-114-115-116-117-118-119-120-121-122-123-124-125-126-127-128-129-130-131-132-133-134-135-136-137-138-139-140-141-142-143-144-145-146-147-148-149-150-151-152-153-154-155-156-157-158-159-160-161-162-163-164-165-166-167-168-169-170-171-172-173-174-175-176-177-178-179-180-181-182-183-184-185-186-187-188-189-190-191-192-193-194-195-196-197-198-199-200-201-202-203-204-205-206-207-208-209-210-211-212-213-214-215-216-217-218-219-220-221-222-223-224-225-226-227-228-229-230-231-232-233-234-235-236-237-238-239-240-241-242-243-244-245-246-247-248-249-250-251-252-253-254-255-256-257-258-259-260-261-262-263-264-265-266-267-268-269-270-271-272-273-274-275-276-277-278-279-280-281-282-283-284-285-286-287-288-289-290-291-292-293-294-295-296-297-298-299-300-301-302-303-304-305-306-307-308-309-310-311-312-313-314-315-316-317-318-319-320-321-322-323-324-325-326-327-328-329-330-331-332-333-334-335-336-337-338-339-340-341-342-343-344-345-346-347-348-349-350-351-352-353-354-355-356-357-358-359-360-361-362-363-364-365-366-367-368-369-370-371-372-373-374-375-376-377-378-379-380-381-382-383-384-385-386-387-388-389-390-391-392-393-394-395-396-397-398-399-400-401-402-403-404-405-406-407-408-409-410-411-412-413-414-415-416-417-418-419-420-421-422-423-424-425-426-427-428-429-430-431-432-433-434-435-436-437-438-439-440-441-442-443-444-445-446-447-448-449-450-451-452-453-454-455-456-457-458-459-460-461-462-463-464-465-466-467-468-469-470-471-472-473-474-475-476-477-478-479-480-481-482-483-484-485-486-487-488-489-490-491-492-493-494-495-496-497-498-499-500-501-502-503-504-505-506-507-508-509-510-511-512-513-514-515-516-517-518-519-520-521-522-523-524-525-526-527-528-529-530-531-532-533-534-535-536-537-538-539-540-541-542-543-544-545-546-547-548-549-550-551-552-553-554-555-556-557-558-559-560-561-562-563-564-565-566-567-568-569-570-571-572-573-574-575-576-577-578-579-580-581-582-583-584-585-586-587-588-589-590-591-592-593-594-595-596-597-598-599-600-601-602-603-604-605-606-607-608-609-610-611-612-613-614-615-616-617-618-619-620-621-622-623-624-625-626-627-628-629-630-631-632-633-634-635-636-637-638-639-640-641-642-643-644-645-646-647-648-649-650-651-652-653-654-655-656-657-658-659-660-661-662-663-664-665-666-667-668-669-670-671-672-673-674-675-676-677-678-679-680-681-682-683-684-685-686-687-688-689-690-691-692-693-694-695-696-697-698-699-700-701-702-703-704-705-706-707-708-709-710-711-712-713-714-715-716-717-718-719-720-721-722-723-724-725-726-727-728-729-730-731-732-733-734-735-736-737-738-739-740-741-742-743-744-745-746-747-748-749-750-751-752-753-754-755-756-757-758-759-760-761-762-763-764-765-766-767-768-769-770-771-772-773-774-775-776-777-778-779-780-781-782-783-784-785-786-787-788-789-790-791-792-793-794-795-796-797-798-799-800-801-802-803-804-805-806-807-808-809-810-811-812-813-814-815-816-817-818-819-820-821-822-823-824-825-826-827-828-829-830-831-832-833-834-835-836-837-838-839-840-841-842-843-844-845-846-847-848-849-850-851-852-853-854-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869-870-871-872-873-874-875-876-877-878-879-880-881-882-883-884-885-886-887-888-889-890-891-892-893-894-895-896-897-898-899-900-901-902-903-904-905-906-907-908-909-910-911-912-913-914-915-916-917-918-919-920-921-922-923-924-925-926-927-928-929-930-931-932-933-934-935-936-937-938-939-940-941-942-943-944-945-946-947-948-949-950-951-952-953-954-955-956-957-958-959-960-961-962-963-964-965-966-967-968-969-970-971-972-973-974-975-976-977-978-979-980-981-982-983-984-985-986-987-988-989-990-991-992-993-994-995-996-997-998-999-1000-1001-1002-1003-1004-1005-1006-1007-1008-1009-1010-1011-1012-1013-1014-1015-1016-1017-1018-1019-1020-1021-1022-1023-1024-1025-1026-1027-1028-1029-1030-1031-1032-1033-1034-1035-1036-1037-1038-1039-1040-1041-1042-1043-1044-1045-1046-1047-1048-1049-1050-1051-1052-1053-1054-1055-1056-1057-1058-1059-1060-1061-1062-1063-1064-1065-1066-1067-1068-1069-1070-1071-1072-1073-1074-1075-1076-1077-1078-1079-1080-1081-1082-1083-1084-1085-1086-1087-1088-1089-1090-1091-1092-1093-1094-1095-1096-1097-1098-1099-1100-1101-1102-1103-1104-1105-1106-1107-1108-1109-1110-1111-1112-1113-1114-1115-1116-1117-1118-1119-1120-1121-1122-1123-1124-1125-1126-1127-1128-1129-1130-1131-1132-1133-1134-1135-1136-1137-1138-1139-1140-1141-1142-1143-1144-1145-1146-1147-1148-1149-1150-1151-1152-1153-1154-1155-1156-1157-1158-1159-1160-1161-1162-1163-1164-1165-1166-1167-1168-1169-1170-1171-1172-1173-1174-1175-1176-1177-1178-1179-1180-1181-1182-1183-1184-1185-1186-1187-1188-1189-1190-1191-1192-1193-1194-1195-1196-1197-1198-1199-1200-1201-1202-1203-1204-1205-1206-1207-1208-1209-1210-1211-1212-1213-1214-1215-1216-1217-1218-1219-1220-1221-1222-1223-1224-1225-1226-1227-1228-1229-1230-1231-1232-1233-1234-1235-1236-1237-1238-1239-1240-1241-1242-1243-1244-1245-1246-1247-1248-1249-1250-1251-1252-1253-1254-1255-1256-1257-1258-1259-1260-1261-1262-1263-1264-1265-1266-1267-1268-1269-1270-1271-1272-1273-1274-1275-1276-1277-1278-1279-1280-1281-1282-1283-1284-1285-1286-1287-1288-1289-1290-1291-1292-1293-1294-1295-1296-1297-1298-1299-1300-1301-1302-1303-1304-1305-1306-1307-1308-1309-1310-1311-1312-1313-1314-1315-1316-1317-1318-1319-1320-1321-1322-1323-1324-1325-1326-1327-1328-1329-1330-1331-1332-1333-1334-1335-1336-1337-1338-1339-1340-1341-1342-1343-1344-1345-1346-1347-1348-1349-1350-1351-1352-1353-1354-1355-1356-1357-1358-1359-1360-1361-1362-1363-1364-1365-1366-1367-1368-1369-1370-1371-1372-1373-1374-1375-1376-1377-1378-1379-1380-1381-1382-1383-1384-1385-1386-1387-1388-1389-1390-1391-1392-1393-1394-1395-1396-1397-1398-1399-1400-1401-1402-1403-1404-1405-1406-1407-1408-1409-1410-1411-1412-1413-1414-1415-1416-1417-1418-1419-1420-1421-1422-1423-1424-1425-1426-1427-1428-1429-1430-1431-1432-1433-1434-1435-1436-1437-1438-1439-1440-1441-1442-1443-1444-1445-1446-1447-1448-1449-1450-1451-1452-1453-1454-1455-1456-1457-1458-1459-1460-1461-1462-1463-1464-1465-1466-1467-1468-1469-1470-1471-1472-1473-1474-1475-1476-1477-1478-1479-1480-1481-1482-1483-1484-1485-1486-1487-1488-1489-1490-1491-1492-1493-1494-1495-1496-1497-1498-1499-1500-1501-1502-1503-1504-1505-1506-1507-1508-1509-1510-1511-1512-1513-1514-1515-1516-1517-1518-1519-1520-1521-1522-1523-1524-1525-1526-1527-1528-1529-1530-1531-1532-1533-1534-1535-1536-1537-1538-1539-1540-1541-1542-1543-1544-1545-1546-1547-1548-1549-1550-1551-1552-1553-1554-1555-1556-1557-1558-1559-1560-1561-1562-1563-1564-1565-1566-1567-1568-1569-1570-1571-1572-1573-1574-1575-1576-1577-1578-1579-1580-1581-1582-1583-1584-1585-1586-1587-1588-1589-1590-1591-1592-1593-1594-1595-1596-1597-1598-1599-1600-1601-1602-1603-1604-1605-1606-1607-1608-1609-1610-1611-1612-1613-1614-1615-1616-1617-1618-1619-1620-1621-1622-1623-1624-1625-1626-1627-1628-1629-1630-1631-1632-1633-1634-1635-1636-1637-1638-1639-1640-1641-1642-1643-1644-1645-1646-1647-1648-1649-1650-1651-1652-1653-1654-1655-1656-1657-1658-1659-1660-1661-1662-1663-1664-1665-1666-1667-1668-1669-1670-1671-1672-1673-1674-1675-1676-1677-1678-1679-1680-1681-1682-1683-1684-1685-1686-1687-1688-1689-1690-1691-1692-1693-1694-1695-1696-1697-1698-1699-1700-1701-1702-1703-1704-1705-1706-1707-1708-1709-1710-1711-1712-1713-1714-1715-1716-1717-1718-1719-1720-1721-1722-1723-1724-1725-1726-1727-1728-1729-1730-1731-1732-1733-1734-1735-1736-1737-1738-1739-1740-1741-1742-1743-1744-1745-1746-1747-1748-1749-1750-1751-1752-1753-1754-1755-1756-1757-1758-1759-1760-1761-1762-1763-1764-1765-1766-1767-1768-1769-1770-1771-1772-1773-1774-1775-1776-1777-1778-1779-1780-1781-1782-1783-1784-1785-1786-1787-1788-1789-1790-1791-1792-1793-1794-1795-1796-1797-1798-1799-1800-1801-1802-1803-1804-1805-1806-1807-1808-1809-1810-1811-1812-1813-1814-1815-1816-1817-1818-1819-1820-1821-1822-1823-1824-1825-1826-1827-1828-1829-1830-1831-1832-1833-1834-1835-1836-1837-1838-1839-1840-1841-1842-1843-1844-1845-1846-1847-1848-1849-1850-1851-1852-1853-1854-1855-1856-1857-1858-1859-1860-1861-1862-1863-1864-1865-1866-1867-1868-1869-1870-1871-1872-1873-1874-1875-1876-1877-1878-1879-1880-1881-1882-1883-1884-1885-1886-1887-1888-1889-1890-1891-1892-1893-1894-1895-1896-1897-1898-1899-1900-1901-1902-1903-1904-1905-1906-1907-1908-1909-1910-1911-1912-1913-1914-1915-1916-1917-1918-1919-1920-1921-1922-1923-1924-1925-1926-1927-1928-1929-1930-1931-1932-1933-1934-1935-1936-1937-1938-1939-1940-1941-1942-1943-1944-1945-1946-1947-1948-1949-1950-1951-1952-1953-1954-1955-1956-1957-1958-1959-1960-1961-1962-1963-1964-1965-1966-1967-1968-1969-1970-1971-1972-1973-1974-1975-1976-1977-1978-1979-1980-1981-1982-1983-1984-1985-1986-1987-1988-1989-1990-1991-1992-1993-1994-1995-1996-1997-1998-1999-2000-2001-2002-2003-2004-2005-2006-2007-2008-2009-2010-2011-2012-2013-2014-2015-2016-2017-2018-2019-2020-2021-2022-2023-2024-2025-2026-2027-2028-2029-2030-2031-2032-2033-2034-2035-2036-2037-2038-2039-2040-2041-2042-2

Below and in supersession of the aforesaid petition with the authorizations aforesaid, before the Local Government are hereby pleased to make the following amendments to the aforesaid rules regarding the period of recruitment, the mobilization service and the pay and allowances of the Police Constables:—

1. The provisions of the Rules of the Police Constables, 1920, Chapter 20, Part 1, dated the 22nd July 1920, at pages 1456-1458 of Part 1 of the Part of Group Circular, dated the 23rd August 1924, as subsequently amended:—

- (3) Public Information Notification No. 123, dated 23rd March 1928, published at page 580 of Part I of the Part II, George Gazette, dated the 23rd April 1928.
- (4) Public Information Notification No. 108, dated 11th September 1928, published at page 1265 of Part I of the Part II, George Gazette, dated the 19th September 1928, as a supplementary notice.
- (5) Public Information Notification No. 475, issued at page 100 of Part I of the Part II, George Gazette, dated the 20th October 1928.
- (6) Public Information Notification No. 425, dated 19th December 1928, published at page 1024 of Part I of the Part II, George Gazette, dated the 19th October 1929.
- (7) Public Information Notification No. 205, dated 19th September 1929, published at page 1468 of Part I of the Part II, George Gazette, dated the 19th September 1929.

## A good example of this is the following:

In Part I of the said rules, after the entry—

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Personal Assistant to the Inspector of Municipal  
Barracks and Local Boards."

The following order shall be inserted, namely:—

● 中国 30 年

Chief Judge of the Court of Small Causes, Madras.  
Administrator General and Official Trustee, Madras.  
Judge of the City Civil Court, Madras.  
Chief Prosecution Magistrate, Madras.  
Pension Judge of the Court of Small Causes, Madras,  
and included in the index of Sub-Judges.<sup>10</sup>

33

In Part II of the said rules after section XV, the following section shall be inserted, namely:—

\* *decreased* 3.47

Class I/FJ.

5. **Derivatives**—This class shall consist of the following categories of officers and the commercial value of each such category shall be as provided below:—

Date 1971	Chief Judge of the Court of Small Claims, Madras	Deputy Judges
1	Administrative Officer and Official Treasurer, Madras	1
2	Judge of the City Civil Court, Madras ..	1
3	Chief Town-district Magistrate ..	1
4	Former Judge of the Court of Small Claims, Madras, not retained in the cadre of Sub-Judges.	1
	Total ..	4

<sup>1</sup> 3. *Definition.*—For the purpose of this article "the High Court" means "the High Court of Judicature at Madras."

1. **First appearance**—(a) Approach to the street in this case may be on any of the categories specified in column (i) of the table below and shall be by the method specified in the corresponding entry in column (2) thereof.

Circumstances (1)	Topic	
	Method (2)	Method (3)
1 and 2	Direct measurement as mentioned by Mueller (1960) - the 14 days of winter, from 1949-1950, in the Arctic Arctic in the Arctic, from 1949-1950, in the Arctic	Direct measurement as mentioned by Mueller (1960) - the 14 days of winter, from 1949-1950, in the Arctic
	Direct measurement as mentioned by Mueller (1960) - the 14 days of winter, from 1949-1950, in the Arctic	Direct measurement as mentioned by Mueller (1960) - the 14 days of winter, from 1949-1950, in the Arctic
3 and 4	Direct measurement as mentioned by Mueller (1960) - the 14 days of winter, from 1949-1950, in the Arctic	Direct measurement as mentioned by Mueller (1960) - the 14 days of winter, from 1949-1950, in the Arctic
	Direct measurement as mentioned by Mueller (1960) - the 14 days of winter, from 1949-1950, in the Arctic	Direct measurement as mentioned by Mueller (1960) - the 14 days of winter, from 1949-1950, in the Arctic

**Explanation.**—Direct recruitment shall include recruitment from the bar including practicing members of the bar holding office under Government.

(4) All Local appointments to the service in this class shall be made by the Local Government after consulting the High Court which shall be a permanent board of selection.

4. General rules 3 and 4 shall not apply to appellations in the service of this class.

a Qualitative—[a] Change (b) of sub-rule (c) a General rule shall not apply to approximately to the service is, then.

(c) for the word "transmission" the words "Local Government" have been substituted, and

(b) (i) Sub-rule (i) of General rule 3 shall not apply to amendments to the service in this class.

(c) An person other than one who has been born in the Presidency of Madras or who has been domiciled therein for a period of not less than two years immediately preceding the date of his application shall be eligible for appointment to the service in this class by direct recruitment unless the Local Government are satisfied that a qualified and suitable candidate is born a domiciled person available.

§ 361 General rule § shall not apply to appeals from the service in this class.

(b) No person shall be eligible for appointment to the service in this class in the category and by the method specified in columns (1) and (2) of the table below until he possesses the qualifications specified in the corresponding entry in column (3) thereof:—

[illegible]



pleased to make the following amendment to the special rules published with Public (Services) Department Notification No. 185, dated the 13th February 1935, in page 207 of Part I of the Fort St. George Gazette, dated the 26th February 1935.

The amendment hereby made shall be deemed to have been made and to have come into force on and from the 13th February 1935.

#### AMENDMENT.

The rule 5 of the said rules, the following rule shall be substituted, namely:—

"5. The general and special rules applicable to holders of permanent posts borne on the said rules shall respectively apply to the persons holding the said temporary posts, subject to the following modifications, namely:—

(a) That if the person holding any of the said temporary posts has a leave as a permanent post under the Government, his service in such temporary post will count for leave and pension but will not be regarded as service on probation in category (b) (Assistant Director of Agriculture) or category 4 (Superintendents of Agricultural Stations, in the case may be, of Class I of the Madras Agricultural Service or agent for increments in the tonnage of pay attached to any other post in the said service in the event of his being subsequently appointed thereto; and

(b) that if the person holding any of the said temporary posts has no leave as a permanent post under the Government, his service in such temporary post will not count for leave or pension in the event of his being subsequently appointed to any other post under the Government, save with such service be regarded as service on probation in category 4 (Superintendents of Agricultural Stations, in the case may be, of Class I of the Madras Agricultural Service or agent for increments in the tonnage of pay attached to any other post in the said service in the event of his being subsequently appointed thereto.

Explanation.—In this rule, the expression 'person holding any of the said temporary posts' means the person selected against the temporary post."

Fort St. George, October 5, 1935.  
[G.O. No. 165, Public (Services).]

No. 200—

In exercise of the powers conferred by rule 36 to 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following special rules:—

#### RULE.

The cadre of category 7 (Headmaster—(a) senior staff) of Class II of the Madras Educational Service shall for purposes of recruitment be deemed to be reduced by one post, namely, the post of Headmaster, Model School, Travancore College, Sreejith, for the period commencing on the 1st September 1935 and ending on the 31st September 1936.

No. 201—

Fort St. George, October 5, 1935.  
[G.O. No. 165, Public (Services).]

In exercise of the powers conferred by rule 44 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following special rules:—

#### RULE.

1. The cadre of Class II (Assistant School Assistant and Deputy Teachers of Schools, senior grade staff) of the Madras Educational Service shall be increased temporarily by one post for the period commencing on the 1st September 1935 and ending on the 31st September 1936, for the performance of the duties of Headmaster, Model School, Travancore College, Sreejith.

2. The general and special rules applicable to holders of permanent posts borne on the said rules shall apply to the holder of the said temporary post.

Fort St. George, October 5, 1935.  
[G.O. No. 165, Public (Services).]

No. 202—

In exercise of the powers conferred by rule 44 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following amendment to the special rules published with Public (Services) Department Notification No. 122, dated the 24 September 1935, at page

1258 and 1259 of Part I of the Fort St. George Gazette, dated the 13th September 1935:—

#### AMENDMENT.

In rule 2 of the said rules:—

(1) for sub-rule (i), the following shall be substituted, namely:—

"(i) Save as otherwise provided in these rules, the general rules applicable to holders of permanent posts borne on the said rules shall apply to the holders of the said temporary posts."

(2) sub-rule (2) shall be renumbered as clause (ii) of sub-rule (1) and the following clause shall be inserted as clause (ii) 16, namely:—

"(ii) (a) sub-rule (2) of general rule 2 shall not apply to appointments in the service in category 2 or category 3 of Class VIII or in any of the categories 5 to 10 of Class IX."

(3) To the table under sub-rule (3), after the entry under the heading "Secretariat and Secretaries," the following shall be added, namely:—

Category 4. 4th Deputy Secretary.	Group 1. 1st Deputy Secretary.	Group 2. 2nd Deputy Secretary.	Group 3. 3rd Deputy Secretary.	Group 4. 4th Deputy Secretary.	Group 5. 5th Deputy Secretary.	Group 6. 6th Deputy Secretary.	Group 7. 7th Deputy Secretary.	Group 8. 8th Deputy Secretary.	Group 9. 9th Deputy Secretary.	Group 10. 10th Deputy Secretary.

Fort St. George, October 5, 1935.

[G.O. No. 165, Public (Services).]

No. 203—

In exercise of the powers conferred by rule 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following special rules:—

#### RULE.

1. The cadre of lower division clerks in the Madras Ministerial Service employed in the Public Office Madras, shall be increased temporarily by two posts for a period of two months commencing on the date of appointment of the clerks for writing up the new court registers for criminal and probate offices in the City of Madras.

2. The general and special rules applicable to holders of permanent posts borne on the said rules shall apply to the holder of the said temporary posts.

Fort St. George, October 5, 1935.  
[G.O. No. 165, Public (Services).]

No. 204—

In exercise of the powers conferred by rule 44 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following special rules:—

#### RULE.

The cadre of clerks in the Madras Ministerial Service in the Revenue Department shall be increased temporarily by the posts specified below for the period commencing on the 1st August 1935, and ending on the 31st August 1936 for the performance of work in connection with the acquisition of land in the District of Tanjore for the construction of Agartanipalli-Pondicherry Railway.

#### Posts.

One clerk, Upper Division.  
Three clerks, Lower Division.

2. The general and special rules applicable to holders of permanent posts borne on the said rules shall apply to the holder of any of the said temporary posts.

Fort St. George, October 5, 1935.  
[G.O. No. 165, Public (Services).]

No. 205—

In exercise of the powers conferred by rule 44 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following special rules:—

#### RULE.

1. The cadre of category 2 (Deputy Clerk of the Madras Land Revenue Subordinate Service) shall be increased temporarily by one post for the period commencing on the 1st August 1935 and ending on the 31st August 1936 for the performance of work

in connection with the acquisition of lands in the Upper district for the construction of Agri-culture-Public-Works Roads.

2 The general and special rules applicable to holders of permanent posts issued on the said rules shall apply to the holder of the said temporary post.

Port St. George, October 9, 1935  
[G.O. No. 1023, Public (General).]

No. 845—

In exercise of the powers conferred by rule 38 to 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government are hereby pleased to make the following special rules—

#### 223.85.

1 The cadre of the Madras Civil Service (Executive Branch) shall be increased temporarily by ten posts of Deputy Collector for the period commencing on the 1st August 1935 and ending on the 31st August 1936 for the work connected with the acquisition of lands required for the construction of the Agri-culture-Public-Works Roads.

2 The general and special rules applicable to holders of permanent posts issued on the said rules shall apply to the holder of the said temporary post.

Port St. George, October 9, 1935  
[G.O. No. 1024, Public (General).]

No. 846—In exercise of the powers conferred by Rule 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government are hereby pleased to make the following special rules—

#### 223.85.

1 The cadre of Class V (Companionship) of the Madras Medical Subordinate Service (General Branch) shall be increased temporarily by one post for a period of one year commencing on the 1st July 1935 for the purpose of duties in the Government Headquarters (General) at Rajahmundry.

2 The general and special rules applicable to holders of permanent posts issued on the said rules shall apply to the holder of the said temporary post.

Port St. George, October 9, 1935  
[G.O. No. 1025, Public (General).]

No. 847—

In exercise of the powers conferred by rule 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following provision to the special rules to regulate the method of recruitment, the conditions of service and the pay and allowances of the Madras Medical Subordinate Service (General Branch), published with Public (General) Department Notification No. 121, dated the 30th August 1935, at pages 1258 to 1261 of Part I of the Port St. George Gazette, dated the 18th September 1935, as subsequently amended.

#### Amendment.

In rule 5 of the said rules—

- (1) in the proviso to clause (a) of sub-rule (1)—  
to in clause (1), the figure and bracket "5" occurring at the beginning and the word "or" occurring at the end shall be omitted; and  
(2) clause (2) shall be omitted; and  
(3) sub-rule (2) shall be omitted.

Port St. George, October 12, 1935  
[G.O. No. 1026, Public (General).]

No. 848—In exercise of the powers conferred by rule 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following amendment to the special rules to regulate the method of recruitment, the conditions of service and the pay and allowances of the Madras Medical Subordinate Service, published with Public (General) Department Notification No. 121, dated the 30th August 1935, at pages 1258 to 1261 of Part I of the Port St. George Gazette, dated the 18th September 1935, as subsequently amended.

1935, at pages 116 to 118 of Part I of the Port St. George Gazette, dated the 18th May 1935, as subsequently amended—

#### AMENDMENT.

In the proviso to clause (a) of sub-rule (4) of rule 5 of the said rules, the words "which shall be inserted in the Constitution" shall be omitted.

Port St. George, October 11, 1935  
[G.O. No. 1027, Public (General).]

No. 849—

In exercise of the powers conferred by rule 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government are hereby pleased to make the following rules—

#### 223.85.

The cadre of Class I (Upper Subordination) of the Madras Agricultural Subordinate Service shall be increased temporarily by one post in the III grade for a period of six months, commencing on the date of approval of an order to meet the Glacis Specialist, Ceylon, in the examination and nature of service of graduates drawn from different parts of India.

2 The general and special rules applicable to holders of permanent posts issued on the said rules shall apply to the holder of the said temporary post, subject to the following modifications, namely—

(a) that there shall be paid to the holder of the said temporary post a pay equivalent at the rate of Rs. 55 per month;

(b) to that if the person holding the said temporary post has a lien on a permanent post under the Government, his service in the said temporary post will count for leave and pension, but will not be reckoned as service as provided in Class I (Upper Subordination) of the Madras Agricultural Subordinate Service or count for increments in the scale of pay attached to any other post in the said class in the event of his being subsequently appointed therein; and

(c) that if the person holding the said temporary post has no lien on a permanent post under the Government, his service in the said temporary post will not count for leave or pension in the event of his being subsequently appointed to any other post under the Government nor will such service be reckoned as service as provided in Class I (Upper Subordination) of the Madras Agricultural Subordinate Service, or count for increments in the scale of pay attached to any other post in the said class in the event of his being subsequently appointed therein.

Explanation—In this rule the expression "person holding the said temporary post" means the person created against the temporary post.

P. APPU NAIR,  
Deputy Secretary to Government.

#### (Special.)

#### LEAVE.

Port St. George, October 12, 1935.

No. 215—Under rule 21 of the Fundamental Rules, M.R.P. Rao, District A. A. Venkataswamy Appa, Agent, leave on average pay without notice/certain, for three months and effect from the 1st October 1935.

#### APPOINTMENTS AND FORFEITURE.

Port St. George, October 11, 1935.

No. 216—M.R.P. F. Karthikeyan Nayar, Assistant, on the strength of his appointment as acting Additional District Judge, East Godavari, on the 12th October 1935, to act temporarily as District and Sessions Judge, West Godavari.

Port St. George, October 10, 1935.

No. 217—Mr. N. K. Ananda Rao, I.C.S., Sub-Collector and Joint Magistrate of the Coimbatore division of the Central division, to act as Sub-Collector and Joint Magistrate of the Madras division of the Central division.

[This order is subject to the Madras Government Notification No. 311, dated 22nd October 1935, published on page 1184 of Part I of the Port St. George Gazette, dated the 18th September 1935.]











## APPOINTMENTS.

Port St. George, October 8, 1935.

No. 327.—Mr. B. Rajagopalrao Rao, District Town Officer, Indian South Division, to hold additional charge of the survey duties of Indian Central Division on relief of Mr. S. L. Dora.

Port St. George, October 8, 1935.

No. 328.—Mr. R. S. Narayana Ayya, Comm. Officiating Assistant Director of Agriculture, Kanara, on relief to officiate as Superintending, Coastal Farm, Coimbatore.

## FOSTERING.

Port St. George, October 8, 1935.

No. 329.—Mr. H. A. R. O. Kishor, Deputy Commissioner of Forestry, on leave from leave, to be District Forest Officer, Indian Central Division, relieving Mr. Rajagopalrao Rao of the additional charge of that Division.

Port St. George, October 11, 1935.

No. 330.—Mr. J. K. Sreek, Deputy Commissioner of Forestry, on leave from leave, to be District Forest Officer, Bangalore South Division, on relief of M. L. Jay. S. K. Krishna Aiyappa.

## ERRATUM.

Port St. George, October 8, 1935.

In Development Department Notification No. 105, dated the 29th August 1935, published on page 120 of Part I of the Port St. George Gazette, under the 2nd September 1935, for the words "and words 'that October 1935,' substitute 'that October 1935.'"

## NOTIFICATIONS.

Port St. George, October 15, 1935.

(S.O. No. 100, Development).

No. 331.—The following notification of the Government of India is published:—

## OFFICIAL RECORD OF AGRICULTURAL

INDIA, 1935, PART I, 1935.

Part I, 1935, the 26th September 1935.

No. 7, 1935/36.—In pursuance of the powers conferred by section 3 of the Sugar Industry (Prohibition Act, 1932) (XIII of 1932), the Government of India in Council is pleased to make the following rules:—

## SUGAR.

Short title and commencement.—(1) These rules may be called "The Sugar Prohibition Rules, 1935".

(2) They shall come into force on the 1st day of November 1935.

2. Definitions.—In these rules unless there is anything repugnant to the subject or context:—

(a) "Factory" means a factory as defined in clause (7) of section 2 of the Factories Act, 1934.

(b) "Sugar Factory" means a factory for the manufacture of sugar from cane, gum, jaggery or any other raw material by any process.

(c) "Central Sugar Factory" means a sugar factory for manufacturing sugar from cane or jaggery by the Indian Factory Act process.

(d) "Refinery" means a sugar factory working with raw sugar, gum, jaggery or any raw material other than sugarcane or cane juice.

(e) "Central Refinery" means a refinery working with raw sugar by the Indian Factory Act process.

(f) "Form" means a form appended to these Rules.

(g) "Order" includes a controlling agent or other person authorized to represent the owner.

(h) "Sugar Technologist" means the Sugar Technologist of the Imperial Council of Agricultural Science, Bangalore, India, Coimbatore.

(i) "Mixed" means the Standard Mixed equal to 85 per cent. sucrose.

3. Owner of Factory to give notice.—

(a) The owner of every sugar factory shall, not less than 15 days before the 1st October or the date on which work commences for the season, whichever may be earlier, a notice in form "A".

(b) Whenever a notice is given, the owner shall send a written notice of the change within seven days from the date on which the new season commences.

4. Period of return and period of submission.—

The return of a sugar factory specified in column 1 of the schedule shall be submitted to the officer specified in column 2 at that date or on the date specified in column 3 within the period or by the date or date indicated in such form.

5. Penalty for return of return.—

(a) In default of return of return as required by these rules, the owner and persons required by these rules shall be liable to be punished by these rules.

6. Confidential nature of return.—

(a) Information contained in the statements or returns required by these rules shall be treated as confidential; and the publication of any such information or its use in the interests of the industry, shall be treated as a breach of the confidence.

7. Information required to be supplied.—

(a) The Sugar Technologist may require the owner of a factory to supply information showing the date on which any return or statement required by these rules is made.

## SCHEDULE.

(See Rule 4.)

Factory.	Return.		Form.
	1.	2.	
1. All sugar factories working with cane .. .. .	1. Return of cane and sugar .. .. .	2. Return of cane and sugar .. .. .	3. B
2. All sugar factories .. .. .	1. Return of cane and sugar .. .. .	2. Return of cane and sugar .. .. .	3. B
3. All sugar factories .. .. .	1. Return of cane and sugar .. .. .	2. Return of cane and sugar .. .. .	3. B
4. All sugar factories .. .. .	1. Return of cane and sugar .. .. .	2. Return of cane and sugar .. .. .	3. B
5. All sugar factories .. .. .	1. Return of cane and sugar .. .. .	2. Return of cane and sugar .. .. .	3. B
6. All sugar factories .. .. .	1. Return of cane and sugar .. .. .	2. Return of cane and sugar .. .. .	3. B
7. All sugar factories .. .. .	1. Return of cane and sugar .. .. .	2. Return of cane and sugar .. .. .	3. B
8. All sugar factories .. .. .	1. Return of cane and sugar .. .. .	2. Return of cane and sugar .. .. .	3. B
9. All sugar factories .. .. .	1. Return of cane and sugar .. .. .	2. Return of cane and sugar .. .. .	3. B
10. All sugar factories .. .. .	1. Return of cane and sugar .. .. .	2. Return of cane and sugar .. .. .	3. B

## FORM A.

NOTICE OF OCCUPATION.

1. Name of owner.
2. Name of factory and place of work.
3. Name of the person who is to be in charge of the factory.
4. Name of the person who is to be in charge of the factory.

Signature of owner or person authorized.

Note.—This form is to be submitted to the Sugar Technologist on or before the date of starting work for each season or before the 1st October in each year by the owner of the factory.

## FORM 103.

(For Sugar Factories working with cane.)

Sugar Production Form for season 191 - 192.

To: Final Form 10.

Name or Registrar No. of Factory.

Serial No.	Description.	This year (estimated).	Last year (actual).	Increase (+) or Decrease (-)
1	Estimated date of season— (a) Date of commencement .. .. . (b) Estimated date of completion .. .. . (c) To the number of days .. .. . (d) Number of Working days .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. . 1911 .. .. .
2	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .
3	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .
4	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .
5	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .

The figures given are true to the best of my knowledge and belief.

Date .. .. .

Signature of Owner, or Manager.

Notes.—This return must be forwarded on as to each day to the Registrar as to the estimated date:—

Final Form 10 .. .. . Final Form 10 .. .. .

\* To be filled in only when cane yield is not ascertained.

\* To be filled in for the Final Form only.

## FORM 103.

(For Refineries.)

Sugar Production Form for the season 191 - 192.

To: Final Form 10.

Name or Registrar No. of Factory.

Serial No.	Description.	This year (estimated).	Last year (actual).	Increase (+) or Decrease (-)
1	Estimated date of season— (a) Date of commencement .. .. . (b) Estimated date of completion .. .. . (c) To the number of days .. .. . (d) Number of Working days .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. . 1911 .. .. .
2	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .
3	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .
4	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .
5	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .
6	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .
7	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .
8	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .
9	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .
10	Estimated cane yield— (a) Estimated cane yield .. .. . (b) Estimated cane yield .. .. . (c) Estimated cane yield .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .	1910 .. .. . 1910 .. .. . 1910 .. .. .	1911 .. .. . 1911 .. .. . 1911 .. .. .

The figures given are true to the best of my knowledge and belief.

Date .. .. .

Signature of Owner, or Manager.

Notes.—This return must be forwarded on as to each day to the Registrar as to the estimated date:—

Final Form 10 .. .. . Final Form 10 .. .. .

\* To be filled in only when cane yield is not ascertained.

\* To be filled in for the Final Form only.

## FORM B.

(For Sugar Factories working with cane.)

Monthly Cane Return.

Factory 185-183.

Period. For the month of

October 1895.

Name or Reg. No. of Factory.

Serial number.	To Stock.	For the month.	Name or design of brand.
1	Cane received at Factory Gate—		
	(1) Quantity .. .. .	.. .. .	.. .. .
	(2) At 100 lbs. per ton .. .. .	.. .. .	.. .. .
	(3) Quantity and weight charged .. .. .	.. .. .	.. .. .
	(4) Quantity .. .. .	.. .. .	.. .. .
	(5) Weight of cane delivered to the Factory .. .. .	.. .. .	.. .. .
2	Delivered to Cane—		
	(1) Quantity .. .. .	.. .. .	.. .. .
	(2) At 100 lbs. per ton .. .. .	.. .. .	.. .. .
	(3) Quantity and weight charged .. .. .	.. .. .	.. .. .
	(4) Quantity .. .. .	.. .. .	.. .. .
	(5) Weight of cane delivered to the Factory .. .. .	.. .. .	.. .. .
3	Cane taken from—		
	(1) Quantity .. .. .	.. .. .	.. .. .
	(2) At 100 lbs. per ton .. .. .	.. .. .	.. .. .
	(3) Quantity and weight charged .. .. .	.. .. .	.. .. .
	(4) Quantity .. .. .	.. .. .	.. .. .
	(5) Weight of cane delivered to the Factory .. .. .	.. .. .	.. .. .
4	Total Cane Received—		
	(1) Quantity .. .. .	.. .. .	.. .. .
	(2) At 100 lbs. per ton .. .. .	.. .. .	.. .. .
	(3) Total weight of cane delivered to the Factory .. .. .	.. .. .	.. .. .

The figures given above are true to the best of my knowledge and belief.

Date

Signature of Owner, or Manager.

If it is desired to distribute cane to be pressed for each month throughout the working season of the factory and must be submitted to the Sugar Commission before the close of the following month.

\* Note as to the parties who have been included in "Cane Charges."

## FORM D-51.

(For Central Sugar Factories.)

Monthly Manufacturing Report.

Factory 185-183.

Period. For the month of

October 1895.

Name or Reg. No. of Factory.

The figures given are true.

Serial number.	Particulars.	For the month.	Name or design of brand.
1	Cane received at Factory Gate—		
	(1) Quantity .. .. .	.. .. .	.. .. .
	(2) At 100 lbs. per ton .. .. .	.. .. .	.. .. .
	(3) Quantity and weight charged .. .. .	.. .. .	.. .. .
	(4) Quantity .. .. .	.. .. .	.. .. .
	(5) Weight of cane delivered to the Factory .. .. .	.. .. .	.. .. .
2	Delivered to Cane—		
	(1) Quantity .. .. .	.. .. .	.. .. .
	(2) At 100 lbs. per ton .. .. .	.. .. .	.. .. .
	(3) Quantity and weight charged .. .. .	.. .. .	.. .. .
	(4) Quantity .. .. .	.. .. .	.. .. .
	(5) Weight of cane delivered to the Factory .. .. .	.. .. .	.. .. .
3	Cane taken from—		
	(1) Quantity .. .. .	.. .. .	.. .. .
	(2) At 100 lbs. per ton .. .. .	.. .. .	.. .. .
	(3) Quantity and weight charged .. .. .	.. .. .	.. .. .
	(4) Quantity .. .. .	.. .. .	.. .. .
	(5) Weight of cane delivered to the Factory .. .. .	.. .. .	.. .. .
4	Total Cane Received—		
	(1) Quantity .. .. .	.. .. .	.. .. .
	(2) At 100 lbs. per ton .. .. .	.. .. .	.. .. .
	(3) Total weight of cane delivered to the Factory .. .. .	.. .. .	.. .. .
5	Manufacturing—		
	(1) Quantity .. .. .	.. .. .	.. .. .
	(2) At 100 lbs. per ton .. .. .	.. .. .	.. .. .
	(3) Quantity and weight charged .. .. .	.. .. .	.. .. .
	(4) Quantity .. .. .	.. .. .	.. .. .
	(5) Weight of cane delivered to the Factory .. .. .	.. .. .	.. .. .
6	By-Products—		
	(1) Quantity .. .. .	.. .. .	.. .. .
	(2) At 100 lbs. per ton .. .. .	.. .. .	.. .. .
	(3) Quantity and weight charged .. .. .	.. .. .	.. .. .
	(4) Quantity .. .. .	.. .. .	.. .. .
	(5) Weight of cane delivered to the Factory .. .. .	.. .. .	.. .. .
7	By-Products—		
	(1) Quantity .. .. .	.. .. .	.. .. .
	(2) At 100 lbs. per ton .. .. .	.. .. .	.. .. .
	(3) Quantity and weight charged .. .. .	.. .. .	.. .. .
	(4) Quantity .. .. .	.. .. .	.. .. .
	(5) Weight of cane delivered to the Factory .. .. .	.. .. .	.. .. .





## FORM B (10)—cont.

Serial No.	Particulars.	For the month.										First instalment of arrears.
	Analysis—cont.											
	Sugar III	...	...	...	...	...	...	...	...	...	...	
	Final Station	...	...	...	...	...	...	...	...	...	...	
	Final note	...	...	...	...	...	...	...	...	...	...	
	Final	...	...	...	...	...	...	...	...	...	...	
	Cl. Material Outlines	...	...	...	...	...	...	...	...	...	...	
	Expenses for one instalment (25%) of new fixed sugar (new)	...	...	...	...	...	...	...	...	...	...	
	Expenses for one instalment (25%) of fixed sugar (new)	...	...	...	...	...	...	...	...	...	...	
	Expenses for one instalment (25%) of fixed sugar (new)	...	...	...	...	...	...	...	...	...	...	
	Expenses for one instalment (25%) of fixed sugar (new)	...	...	...	...	...	...	...	...	...	...	

The figures given above are true to the best of my knowledge and belief.

Date.

Signature of Owner, or Manager.

Note.—Returns in this form must be prepared for each instalment monthly throughout the working season of the factory and must be submitted to the Sugar Corporation before 15th day of the following month.

## FORM B (11).

(For Sugar Factories other than Central Sugar Factories and Central Refineries)

Season 1937-1938.

Period. For the month of

Report No.

Name or Reg. No. of Factory.

Serial No.	Particulars.	For the month.									
1	Working Period—										
2	Days actual working	...	...	...	...	...	...	...	...	...	...
3	Days idle	...	...	...	...	...	...	...	...	...	...
4	Days lost	...	...	...	...	...	...	...	...	...	...
5	Days lost	...	...	...	...	...	...	...	...	...	...
6	Days lost	...	...	...	...	...	...	...	...	...	...
7	Days lost	...	...	...	...	...	...	...	...	...	...
8	Days lost	...	...	...	...	...	...	...	...	...	...
9	Days lost	...	...	...	...	...	...	...	...	...	...
10	Days lost	...	...	...	...	...	...	...	...	...	...
11	Days lost	...	...	...	...	...	...	...	...	...	...
12	Days lost	...	...	...	...	...	...	...	...	...	...
13	Days lost	...	...	...	...	...	...	...	...	...	...
14	Days lost	...	...	...	...	...	...	...	...	...	...
15	Days lost	...	...	...	...	...	...	...	...	...	...
16	Days lost	...	...	...	...	...	...	...	...	...	...
17	Days lost	...	...	...	...	...	...	...	...	...	...
18	Days lost	...	...	...	...	...	...	...	...	...	...
19	Days lost	...	...	...	...	...	...	...	...	...	...
20	Days lost	...	...	...	...	...	...	...	...	...	...
21	Days lost	...	...	...	...	...	...	...	...	...	...
22	Days lost	...	...	...	...	...	...	...	...	...	...
23	Days lost	...	...	...	...	...	...	...	...	...	...
24	Days lost	...	...	...	...	...	...	...	...	...	...
25	Days lost	...	...	...	...	...	...	...	...	...	...
26	Days lost	...	...	...	...	...	...	...	...	...	...
27	Days lost	...	...	...	...	...	...	...	...	...	...
28	Days lost	...	...	...	...	...	...	...	...	...	...
29	Days lost	...	...	...	...	...	...	...	...	...	...
30	Days lost	...	...	...	...	...	...	...	...	...	...

The figures given above are true to the best of my knowledge and belief.

Date.

Signature of Owner, or Manager.

Note.—Returns in this form must be prepared for each instalment monthly throughout the working season of the factory and must be submitted to the Sugar Corporation before 15th day of the following month.

\* To be filled in where more than one instalment is required as per schedule.

† To be filled in where more than one instalment is required as per schedule.

‡ To be filled in where more than one instalment is required as per schedule.

## FORM B (12).

(For Central Sugar Factories working with cane)

Final Manufacturing Report for Season 1937-1938.

Name or Reg. No. of Factory.

Classification Process used.

Serial No.	Particulars.	For the month.										Last instalment.
1	Cane Grinding—											
2	Days (24)	...	...	...	...	...	...	...	...	...	...	
3	Days (24)	...	...	...	...	...	...	...	...	...	...	
4	Days (24)	...	...	...	...	...	...	...	...	...	...	
5	Days (24)	...	...	...	...	...	...	...	...	...	...	
6	Days (24)	...	...	...	...	...	...	...	...	...	...	
7	Days (24)	...	...	...	...	...	...	...	...	...	...	
8	Days (24)	...	...	...	...	...	...	...	...	...	...	
9	Days (24)	...	...	...	...	...	...	...	...	...	...	
10	Days (24)	...	...	...	...	...	...	...	...	...	...	
11	Days (24)	...	...	...	...	...	...	...	...	...	...	
12	Days (24)	...	...	...	...	...	...	...	...	...	...	
13	Days (24)	...	...	...	...	...	...	...	...	...	...	
14	Days (24)	...	...	...	...	...	...	...	...	...	...	
15	Days (24)	...	...	...	...	...	...	...	...	...	...	
16	Days (24)	...	...	...	...	...	...	...	...	...	...	
17	Days (24)	...	...	...	...	...	...	...	...	...	...	
18	Days (24)	...	...	...	...	...	...	...	...	...	...	
19	Days (24)	...	...	...	...	...	...	...	...	...	...	
20	Days (24)	...	...	...	...	...	...	...	...	...	...	
21	Days (24)	...	...	...	...	...	...	...	...	...	...	
22	Days (24)	...	...	...	...	...	...	...	...	...	...	
23	Days (24)	...	...	...	...	...	...	...	...	...	...	
24	Days (24)	...	...	...	...	...	...	...	...	...	...	
25	Days (24)	...	...	...	...	...	...	...	...	...	...	
26	Days (24)	...	...	...	...	...	...	...	...	...	...	
27	Days (24)	...	...	...	...	...	...	...	...	...	...	
28	Days (24)	...	...	...	...	...	...	...	...	...	...	
29	Days (24)	...	...	...	...	...	...	...	...	...	...	
30	Days (24)	...	...	...	...	...	...	...	...	...	...	

Partial  $\pi$ -conjugated

[illegible]

The figures given above are true to the best of my knowledge and belief.

Date \_\_\_\_\_

### Signature of Guyon, as Marquis

Notes: \*Belgium is fish-free, and is surrounded by the coffee-growing areas of the factory and most is attributed to use in small. On Super Treatment, and most that there are still the date on which the 10th of August was closed.

张其成 著

(The Belovise walking by the Various Fox process.)

Fixed Manufacturing Expense per Square Foot . . . . . 134

Name of Rep. No. of Factory.

### Gas-Ejection Process

[illegible]



FORM F (A)  
(For Cane Sugar Factories working with cane.)  
Annual Statement showing Cost of Production of Sugar.

Name or Reg. No. of Factory.

Serial number.	Particulars.	Amount.		Per 100 sugar.	
		Rs.	Ann.	Rs.	Ann.
1	Cost—				
2	Total price of cane delivered at factory ..	..	..	..	..
3	Other charges on cane, if any (for, say, 100, 200, 300, 400, 500, 600, 700, 800, 900, 1000, 1100, 1200, 1300, 1400, 1500, 1600, 1700, 1800, 1900, 2000, 2100, 2200, 2300, 2400, 2500, 2600, 2700, 2800, 2900, 3000, 3100, 3200, 3300, 3400, 3500, 3600, 3700, 3800, 3900, 4000, 4100, 4200, 4300, 4400, 4500, 4600, 4700, 4800, 4900, 5000, 5100, 5200, 5300, 5400, 5500, 5600, 5700, 5800, 5900, 6000, 6100, 6200, 6300, 6400, 6500, 6600, 6700, 6800, 6900, 7000, 7100, 7200, 7300, 7400, 7500, 7600, 7700, 7800, 7900, 8000, 8100, 8200, 8300, 8400, 8500, 8600, 8700, 8800, 8900, 9000, 9100, 9200, 9300, 9400, 9500, 9600, 9700, 9800, 9900, 10000, 10100, 10200, 10300, 10400, 10500, 10600, 10700, 10800, 10900, 11000, 11100, 11200, 11300, 11400, 11500, 11600, 11700, 11800, 11900, 12000, 12100, 12200, 12300, 12400, 12500, 12600, 12700, 12800, 12900, 13000, 13100, 13200, 13300, 13400, 13500, 13600, 13700, 13800, 13900, 14000, 14100, 14200, 14300, 14400, 14500, 14600, 14700, 14800, 14900, 15000, 15100, 15200, 15300, 15400, 15500, 15600, 15700, 15800, 15900, 16000, 16100, 16200, 16300, 16400, 16500, 16600, 16700, 16800, 16900, 17000, 17100, 17200, 17300, 17400, 17500, 17600, 17700, 17800, 17900, 18000, 18100, 18200, 18300, 18400, 18500, 18600, 18700, 18800, 18900, 19000, 19100, 19200, 19300, 19400, 19500, 19600, 19700, 19800, 19900, 20000, 20100, 20200, 20300, 20400, 20500, 20600, 20700, 20800, 20900, 21000, 21100, 21200, 21300, 21400, 21500, 21600, 21700, 21800, 21900, 22000, 22100, 22200, 22300, 22400, 22500, 22600, 22700, 22800, 22900, 23000, 23100, 23200, 23300, 23400, 23500, 23600, 23700, 23800, 23900, 24000, 24100, 24200, 24300, 24400, 24500, 24600, 24700, 24800, 24900, 25000, 25100, 25200, 25300, 25400, 25500, 25600, 25700, 25800, 25900, 26000, 26100, 26200, 26300, 26400, 26500, 26600, 26700, 26800, 26900, 27000, 27100, 27200, 27300, 27400, 27500, 27600, 27700, 27800, 27900, 28000, 28100, 28200, 28300, 28400, 28500, 28600, 28700, 28800, 28900, 29000, 29100, 29200, 29300, 29400, 29500, 29600, 29700, 29800, 29900, 30000, 30100, 30200, 30300, 30400, 30500, 30600, 30700, 30800, 30900, 31000, 31100, 31200, 31300, 31400, 31500, 31600, 31700, 31800, 31900, 32000, 32100, 32200, 32300, 32400, 32500, 32600, 32700, 32800, 32900, 33000, 33100, 33200, 33300, 33400, 33500, 33600, 33700, 33800, 33900, 34000, 34100, 34200, 34300, 34400, 34500, 34600, 34700, 34800, 34900, 35000, 35100, 35200, 35300, 35400, 35500, 35600, 35700, 35800, 35900, 36000, 36100, 36200, 36300, 36400, 36500, 36600, 36700, 36800, 36900, 37000, 37100, 37200, 37300, 37400, 37500, 37600, 37700, 37800, 37900, 38000, 38100, 38200, 38300, 38400, 38500, 38600, 38700, 38800, 38900, 39000, 39100, 39200, 39300, 39400, 39500, 39600, 39700, 39800, 39900, 40000, 40100, 40200, 40300, 40400, 40500, 40600, 40700, 40800, 40900, 41000, 41100, 41200, 41300, 41400, 41500, 41600, 41700, 41800, 41900, 42000, 42100, 42200, 42300, 42400, 42500, 42600, 42700, 42800, 42900, 43000, 43100, 43200, 43300, 43400, 43500, 43600, 43700, 43800, 43900, 44000, 44100, 44200, 44300, 44400, 44500, 44600, 44700, 44800, 44900, 45000, 45100, 45200, 45300, 45400, 45500, 45600, 45700, 45800, 45900, 46000, 46100, 46200, 46300, 46400, 46500, 46600, 46700, 46800, 46900, 47000, 47100, 47200, 47300, 47400, 47500, 47600, 47700, 47800, 47900, 48000, 48100, 48200, 48300, 48400, 48500, 48600, 48700, 48800, 48900, 49000, 49100, 49200, 49300, 49400, 49500, 49600, 49700, 49800, 49900, 50000, 50100, 50200, 50300, 50400, 50500, 50600, 50700, 50800, 50900, 51000, 51100, 51200, 51300, 51400, 51500, 51600, 51700, 51800, 51900, 52000, 52100, 52200, 52300, 52400, 52500, 52600, 52700, 52800, 52900, 53000, 53100, 53200, 53300, 53400, 53500, 53600, 53700, 53800, 53900, 54000, 54100, 54200, 54300, 54400, 54500, 54600, 54700, 54800, 54900, 55000, 55100, 55200, 55300, 55400, 55500, 55600, 55700, 55800, 55900, 56000, 56100, 56200, 56300, 56400, 56500, 56600, 56700, 56800, 56900, 57000, 57100, 57200, 57300, 57400, 57500, 57600, 57700, 57800, 57900, 58000, 58100, 58200, 58300, 58400, 58500, 58600, 58700, 58800, 58900, 59000, 59100, 59200, 59300, 59400, 59500, 59600, 59700, 59800, 59900, 60000, 60100, 60200, 60300, 60400, 60500, 60600, 60700, 60800, 60900, 61000, 61100, 61200, 61300, 61400, 61500, 61600, 61700, 61800, 61900, 62000, 62100, 62200, 62300, 62400, 62500, 62600, 62700, 62800, 62900, 63000, 63100, 63200, 63300, 63400, 63500, 63600, 63700, 63800, 63900, 64000, 64100, 64200, 64300, 64400, 64500, 64600, 64700, 64800, 64900, 65000, 65100, 65200, 65300, 65400, 65500, 65600, 65700, 65800, 65900, 66000, 66100, 66200, 66300, 66400, 66500, 66600, 66700, 66800, 66900, 67000, 67100, 67200, 67300, 67400, 67500, 67600, 67700, 67800, 67900, 68000, 68100, 68200, 68300, 68400, 68500, 68600, 68700, 68800, 68900, 69000, 69100, 69200, 69300, 69400, 69500, 69600, 69700, 69800, 69900, 70000, 70100, 70200, 70300, 70400, 70500, 70600, 70700, 70800, 70900, 71000, 71100, 71200, 71300, 71400, 71500, 71600, 71700, 71800, 71900, 72000, 72100, 72200, 72300, 72400, 72500, 72600, 72700, 72800, 72900, 73000, 73100, 73200, 73300, 73400, 73500, 73600, 73700, 73800, 73900, 74000, 74100, 74200, 74300, 74400, 74500, 74600, 74700, 74800, 74900, 75000, 75100, 75200, 75300, 75400, 75500, 75600, 75700, 75800, 75900, 76000, 76100, 76200, 76300, 76400, 76500, 76600, 76700, 76800, 76900, 77000, 77100, 77200, 77300, 77400, 77500, 77600, 77700, 77800, 77900, 78000, 78100, 78200, 78300, 78400, 78500, 78600, 78700, 78800, 78900, 79000, 79100, 79200, 79300, 79400, 79500, 79600, 79700, 79800, 79900, 80000, 80100, 80200, 80300, 80400, 80500, 80600, 80700, 80800, 80900, 81000, 81100, 81200, 81300, 81400, 81500, 81600, 81700, 81800, 81900, 82000, 82100, 82200, 82300, 82400, 82500, 82600, 82700, 82800, 82900, 83000, 83100, 83200, 83300, 83400, 83500, 83600, 83700, 83800, 83900, 84000, 84100, 84200, 84300, 84400, 84500, 84600, 84700, 84800, 84900, 85000, 85100, 85200, 85300, 85400, 85500, 85600, 85700, 85800, 85900, 86000, 86100, 86200, 86300, 86400, 86500, 86600, 86700, 86800, 86900, 87000, 87100, 87200, 87300, 87400, 87500, 87600, 87700, 87800, 87900, 88000, 88100, 88200, 88300, 88400, 88500, 88600, 88700, 88800, 88900, 89000, 89100, 89200, 89300, 89400, 89500, 89600, 89700, 89800, 89900, 90000, 90100, 90200, 90300, 90400, 90500, 90600, 90700, 90800, 90900, 91000, 91100, 91200, 91300, 91400, 91500, 91600, 91700, 91800, 91900, 92000, 92100, 92200, 92300, 92400, 92500, 92600, 92700, 92800, 92900, 93000, 93100, 93200, 93300, 93400, 93500, 93600, 93700, 93800, 93900, 94000, 94100, 94200, 94300, 94400, 94500, 94600, 94700, 94800, 94900, 95000, 95100, 95200, 95300, 95400, 95500, 95600, 95700, 95800, 95900, 96000, 96100, 96200, 96300, 96400, 96500, 96600, 96700, 96800, 96900, 97000, 97100, 97200, 97300, 97400, 97500, 97600, 97700, 97800, 97900, 98000, 98100, 98200, 98300, 98400, 98500, 98600, 98700, 98800, 98900, 99000, 99100, 99200, 99300, 99400, 99500, 99600, 99700, 99800, 99900, 100000, 100100, 100200, 100300, 100400, 100500, 100600, 100700, 100800, 100900, 101000, 101100, 101200, 101300, 101400, 101500, 101600, 101700, 101800, 101900, 102000, 102100, 102200, 102300, 102400, 102500, 102600, 102700, 102800, 102900, 103000, 103100, 103200, 103300, 103400, 103500, 103600, 103700, 103800, 103900, 104000, 104100, 104200, 104300, 104400, 104500, 104600, 104700, 104800, 104900, 105000, 105100, 105200, 105300, 105400, 105500, 105600, 105700, 105800, 105900, 106000, 106100, 106200, 106300, 106400, 106500, 106600, 106700, 106800, 106900, 107000, 107100, 107200, 107300, 107400, 107500, 107600, 107700, 107800, 107900, 108000, 108100, 108200, 108300, 108400, 108500, 108600, 108700, 108800, 108900, 109000, 109100, 109200, 109300, 109400, 109500, 109600, 109700, 109800, 109900, 110000, 110100, 110200, 110300, 110400, 110500, 110600, 110700, 110800, 110900, 111000, 111100, 111200, 111300, 111400, 111500, 111600, 111700, 111800, 111900, 112000, 112100, 112200, 112300, 112400, 112500, 112600, 112700, 112800, 112900, 113000, 113100, 113200, 113300, 113400, 113500, 113600, 113700, 113800, 113900, 114000, 114100, 114200, 114300, 114400, 114500, 114600, 114700, 114800, 114900, 115000, 115100, 115200, 115300, 115400, 115500, 115600, 115700, 115800, 115900, 116000, 116100, 116200, 116300, 116400, 116500, 116600, 116700, 116800, 116900, 117000, 117100, 117200, 117300, 117400, 117500, 117600, 117700, 117800, 117900, 118000, 118100, 118200, 118300, 118400, 118500, 118600, 118700, 118800, 118900, 119000, 119100, 119200, 119300, 119400, 119500, 119600, 119700, 119800, 119900, 120000, 120100, 120200, 120300, 120400, 120500, 120600, 120700, 120800, 120900, 121000, 121100, 121200, 121300, 121400, 121500, 121600, 121700, 121800, 121900, 122000, 122100, 122200, 122300, 122400, 122500, 122600, 122700, 122800, 122900, 123000, 123100, 123200, 123300, 123400, 123500, 123600, 123700, 123800, 123900, 124000, 124100, 124200, 124300, 124400, 124500, 124600, 124700, 124800, 124900, 125000, 125100, 125200, 125300, 125400, 125500, 125600, 125700, 125800, 125900, 126000, 126100, 126200, 126300, 126400, 126500, 126600, 126700, 126800, 126900, 127000, 127100, 127200, 127300, 127400, 127500, 127600, 127700, 127800, 127900, 128000, 128100, 128200, 128300, 128400, 128500, 128600, 128700, 128800, 128900, 129000, 129100, 129200, 129300, 129400, 129500, 129600, 129700, 129800, 129900, 130000, 130100, 130200, 130300, 130400, 130500, 130600, 130700, 130800, 130900, 131000, 131100, 131200, 131300, 131400, 131500, 131600, 131700, 131800, 131900, 132000, 132100, 132200, 132300, 132400, 132500, 132600, 132700, 132800, 132900, 133000, 133100, 133200, 133300, 133400, 133500, 133600, 133700, 133800, 133900, 134000, 134100, 134200, 134300, 134400, 134500, 134600, 134700, 134800, 134900, 135000, 135100, 135200, 135300, 135400, 135500, 135600, 135700, 135800, 135900, 136000, 136100, 136200, 136300, 136400, 136500, 136600, 136700, 136800, 136900, 137000, 137100, 137200, 137300, 137400, 137500, 137600, 137700, 137800, 137900, 138000, 138100, 138200, 138300, 138400, 138500, 138600, 138700, 138800, 138900, 139000, 139100, 139200, 139300, 139400, 139500, 139600, 139700, 139800, 139900, 140000, 140100, 140200, 140300, 140400, 140500, 140600, 140700, 140800, 140900, 141000, 141100, 141200, 141300, 141400, 141500, 141600, 141700, 141800, 141900, 142000, 142100, 142200, 142300, 142400, 142500, 142600, 142700, 142800, 142900, 143000, 143100, 143200, 143300, 143400, 143500, 143600, 143700, 143800, 143900, 144000, 144100, 144200, 144300, 144400, 144500, 144600, 144700, 144800, 144900, 145000, 145100, 145200, 145300, 145400, 145500, 145600, 145700, 145800, 145900, 146000, 146100, 146200, 146300, 146400, 146500, 146600, 146700, 146800, 146900, 147000, 147100, 147200, 147300, 147400, 147500, 147600, 147700, 147800, 147900, 148000, 148100, 148200, 148300, 148400, 148500, 148600, 148700, 148800, 148900, 149000, 149100, 149200, 149300, 149400, 149500, 149600, 149700, 149800, 149900, 150000, 150100, 150200, 150300, 150400, 150500, 150600, 150700, 150800, 150900, 151000, 151100, 151200, 151300, 151400, 151500, 151600, 151700, 151800, 151900, 152000, 152100, 152200, 152300, 152400, 152500, 152600, 152700, 152800, 152900, 153000, 153100, 153200, 153300, 153400, 153500, 153600, 153700, 153800, 153900, 154000, 154100, 154200, 154300, 154400, 154500, 154600, 154700, 154800, 154900, 155000, 155100, 155200, 155300, 155400, 155500, 155600, 155700, 155800, 155900, 156000, 156100, 156200, 156300, 156400, 156500, 156600, 156700, 156800, 156900, 157000, 157100, 157200, 157300, 157400, 157500, 157600, 157700, 157800, 157900, 158000, 158100, 158200, 158300, 158400, 158500, 158600, 158700, 158800, 158900, 159000, 159100, 159200, 159300, 159400, 159500, 159600, 159700, 159800, 159900, 160000, 160100, 160200, 160300, 160400, 160500, 160600, 160700, 160800, 160900, 161000, 161100, 161200, 161300, 161400, 161500, 161600, 161700, 161800, 161900, 162000, 162100, 162200, 162300, 162400, 162500,				

## FORM G-10.

(For Central Sugar Factories and Central Refineries.)

Monthly Statement of Sugar Prices and Stocks.

Report No.

Season 1919-20

Name of Eng. No. of Factory.

Period during the month of

Item No.	Particulars	Grades						Total	
		No. 1.		No. 2.		No. 3.		Graded	Cracked
		Cleaned	Cracked	Cleaned	Cracked	Cleaned	Cracked		
A. Current Season's Stocks.									
1	Stocks held and stored in Factory—								
	Cane sugar ..								
	Molasses ..								
	Syrup ..								
2	Stocks held and stored at other places—								
	Cane sugar ..								
	Molasses ..								
	Syrup ..								
3	Total stocks held and stored—								
	Cane sugar ..								
	Molasses ..								
	Syrup ..								
B. Previous Season's Stocks.									
4	Total stocks held and stored—								
	Cane sugar ..								
	Molasses ..								
	Syrup ..								
C. Future Date Current Season's Production.									
5	Stocks received—								
	(1) Cane sugar ..								
	(2) Molasses ..								
	(3) Syrup ..								
6	Stocks received—								
	(1) Cane sugar ..								
	(2) Molasses ..								
	(3) Syrup ..								

The figures given above are true to the best of my knowledge and belief.

Date

Signature of Owner, or Manager.

Note.—Returns in this form should be completed for every month and must be forwarded on or before the 15th day of the following month.

\* To be filled up by the last report of the season only.

## FORM G-11.

(For Sugar Factories other than Central Sugar Factories and Central Refineries.)

Monthly Statement of Sugar Prices and Stocks.

Report No.

Season.

Name of Eng. No. of Factory.

For the month of

Item No.	Particulars	Grades of Sugar			
		No. 1.	No. 2.	Other grades.	Total.
1	Closing stocks of sugar at the end of month—				
	(1) All sugar ..				
	(2) All other grades ..				
2	Stocks received—				
	(1) Cane sugar ..				
	(2) Molasses ..				
	(3) Syrup ..				
	(4) All sugar ..				
	(5) All other grades ..				

The figures given above are true to the best of my knowledge and belief.

Date

Signature of Owner, or Manager.

Note.—Returns in this form should be completed for every month and must be forwarded on or before the 15th day of the following month.

\* To be filled up by the last report of the season only.









3. **Area of supply.**—Subject to the provisions of this licence and the Act and the rules thereunder the licensee shall be entitled during the currency of this licence to supply energy within the area of supply for all purposes.

Provided that the licensee shall not without adequate notice being served on them be under any obligation under section 25 of the Act to supply electric energy there in compliance with their obligation to maintain a constant supply to consumers due regard being had to the licensee's load factor.

Provided that no supply of energy shall be considered to be given by the licensee to owners or occupants of private premises until the Government of Madras have approved the form of premises to be made by the owner or occupier for such supply of energy, and also the form of written contract or agreement with the licensee to take a supply of energy, which is to be executed or signed, (a) by the owner or occupier and (b) by the Government of Madras have also approved the amount of all retail rates actually charged by the licensee for energy supplied for various purposes as also all miscellaneous charges levied to or in connection with such supply and which the licensee proposes to make and also until the Electrical Inspector has been satisfied by the Electrical Inspector to Government and passed by him in writing.

4. **System of supply.**—The system to be adopted for the supply and transmission of electric energy under this licence are the following:—

(a) A medium pressure alternating current system having supply at a pressure at the consumer's terminals of 430 volts (approximately) between phase and 230 volts between phase and neutral which shall be carried at one place only at such suitable distributing system, and at a frequency of 50 complete periods per second.

(b) Provided always that it shall be lawful for the Government from time to time to issue with due regard to the convenience involved and to the effect upon the convenience of the undertaking, regulations dealing with the above system of supply or to authorize subject to limitations and conditions as shall be prescribed in writing by the Government other systems of supply to be adopted for the purpose of this licence.

(c) A high pressure alternating current 3-phase supply at a pressure of 17,000 volts between phase and at a frequency of 50 complete periods per second.

(d) The neutral points of the high pressure system may with the approval of the Government of Madras and the concurrence of the Telegraph authority and the Railway be connected to earth.

(e) The transmission lines, feeders, distributing mains and service lines may be overhead or underground in whole or in part, and shall be erected, constructed and maintained by the licensee in strict conformity with the Act and the rules thereunder and the following provisions:—

(a) The licensee shall not use overhead mains at any higher pressure than such as are permitted at the respective in writing of the Electrical Inspector to the Government of Madras in each case subject to any conditions or limitations which he may prescribe.

(b) In the events mentioned in the second sentence herein or to any other event which may at any time hereafter be caused in writing by the Government of Madras all electric lines shall be laid underground.

(c) Where the transmission or electric supply lines cross or run along the centre of a street, bridge or any similar public place, the wires shall be laid underground or at such height as will allow of the free and safe passage of those persons.

(d) Poles for overhead lines shall not be erected without the previous permission of an Electrical Inspector in such portions of streets where the clear width for vehicular traffic after the poles is erected is less than 20 feet.

(e) In any street or place where electric lines are run, such lines shall, except with the previous permission of the Electrical Inspector to Government, be run on poles only.

(f) In narrow lanes through which wheeled traffic is not permitted, the poles shall be placed on the extreme sides of the lane and a special instruction to be approved by the Electrical Inspector to Government adopted to make the wires accessible from every building.

(g) Where overhead wires are used due precautions shall be taken by the licensee to guard any possible interference with the telegraph or telephone wires due to induction effects, the overhead wires shall be suitably insulated where necessary.

(h) For the purpose of rule 21 of the Indian Electricity Rules, 1920, the maximum load pressure shall be taken as 20 kv. per square foot.

7. **Generating station.**—(a) The licensee shall lay down suitable and sufficient generating station, feeders and distributing mains and erect the generating station with all machinery and apparatus necessary for giving a continuous supply of energy and shall do all other works necessary for the maintenance of the supply and for the satisfaction of the Government of Madras throughout such areas or parts of areas as are mentioned in the first sentence and as indicated in relation to the distribution map. In the case of defective failure the distribution, in the first sentence and as indicated in the first sentence the latter shall proceed. The licensee shall maintain in operation the main electrical supply in one month from the commencement of the licence and shall complete the same within two years thereof.

(b) Further within 22 months of the receipt of the application and subject to the first proviso of clause VI (1) of the schedule to the Act, the licensee shall lay down suitable and sufficient additional transmission lines, feeders and distributing mains which may be required to effect a supply to any locality, village or town or to any other place where a demand of not less than eight thousand (8,000) units per annum per mile of additional transmission and feeder lines.

(c) In addition to the works mentioned in the first sentence the licensee is to lay down suitable and sufficient distributing mains to the appropriate length of one mile in each case as directed by the Government of Madras within six months of the commencement of the supply.

(d) If the licensee fails to comply with the above provisions or should, at the option of the Government of Madras the progress made during any period of the said period of five years be unsatisfactory the licence may be revoked.

(e) The licensee shall submit reports to the Chief Engineer for Electricity every six months from the commencement of this licence until the completion of the compulsory works specified in this clause and the progress made in carrying out the same.

8. **Generating station.**—(a) There shall be only one generating station and it shall be within the area of supply.

(b) The licensee shall be at liberty to generate from one generating station within the area of supply energy to satisfy all or part of the requirements and use the remainder in bulk or to generate or convert and to use all the energy received by distribution and supply from a hydro-electric or other source having a generating station outside the area of this licence.

Transmission lines from generating stations may for the purpose of generating and transmitting energy, the licensee may after notice in writing has been made by the Government of Madras in writing upon them such of the powers referred to in section 25 of the Act as may be necessary, and upon obtaining the general approval required by section 26 of the Act, place aerial transmission lines from the generating station to one or more receiving stations. The alignment of the aerial transmission lines from the generating station and up to the one or more receiving stations shall be subject to the previous approval of the Government.

9. **Breaking up of streets and removal and removal of overhead lines.**—The licensee may hereby specially authorized to agree and execute in the first place, removal of the streets and materials by the Government of Madras or by the local authority and maintained in the third sentence in the licence and also to agree and break up the road and pavement

of the roadway also prohibited in the said streets at such points and places and by such notice may at such time have previously signified in writing by the Government either the licensees may give such special notice or return to the Government may direct and cause such notice to be forwarded to the persons who are entitled to use the said roads and after all persons have or otherwise received in accordance with any such notice have been complied with by the Government.

(10) The length of the trenches to be opened on any street on any one time and the period for which they may remain open shall be determined from time to time by the Government of Madras or the local authority by which such streets are separated. When any street is closed not more than half the width of such street shall without the special authority in writing of the Government of Madras or the local authority as aforesaid be closed for traffic.

(11) The licensees are further authorized to erect all signs, notices and notices connected with or pertaining to the work of supply in accordance with such conditions as the Government may impose.

30. Licenses at prices to be charged in respect of supply of energy.—(a) The prices to be charged by the licensee for energy supplied by them shall not exceed those stated in this schedule in the fourth schedule or in the case of a method of charge approved by the Government of Madras in accordance with clause 3 of the schedule to this Act, such maxima as the Government of Madras may fix on approving the method, nevertheless, the licensee may enter into special contracts, subject to sections 31 and 33 of the Act, for the supply of energy.

(b) Should a supply of electricity energy in bulk become available at any future date from a Government power station or other source of supply at such rates that the rates of supply of electricity energy under this license could be reasonably reduced, such licensee shall within three months from such date or source of supply within three months from the date from which notice is given by Government that such supply is available.

(c) In case where the energy is obtained from a Government power station, the licensee shall conform to the rules and in conditions of working in such maximum as may be fixed by the Government. If a bulk supply is obtained from a source other than a Government power station, the licensee shall reduce the rates charged to consumers and also the maximum specified in the fourth schedule of this license to the extent it may be directed by the Government.

31. It shall be the duty of the licensee to give to the several Magistrate immediately and full information of any circumstances in which the extension of the supply may be apprehended as a risk of civil commotion or disturbance of the public peace or any strike or lock-out of the nature specified in section 15 of the Trade Disputes Act, 1920.

32. Penalties from the schedule to the Act.—In pursuance of section 3, sub-section (2), clause (b) of the Act, as is hereby expressly declared that clauses IV and IX of the schedule to the Act shall be excepted from non-application in this license.

33. Breach.—If the licensee fail to comply with the provisions of any of the clauses herein, the license may be revoked.

#### THIRD SCHEDULE.

List of streets or parts of streets in which the licensee are to lay down overhead distribution mains for the purpose of supply of electrical energy:—

- 1 Karama street.
- 2 Personal Chetty street, North Rajah street and Agamam street.
- 3 Big Brakman street, Arani street and Vazara street.
- 4 Chidambaram street, Chetty street and Kooda.
- 5 Aruppan street.
- 6 Vellu street.
- 7 Ponnappa Reddy street.
- 8 Bazaar street.
- 9 East, West and South Tank streets.
- 10 Ponnappa street.
- 11 East Tank street and Madhav street.

- 12 Kancherallayam street.
- 13 Vennam street.
- 14 Vandalur street.
- 15 Madhav Muttam road.
- 16 Sarsadai street.

#### FOURTH SCHEDULE.

List of streets or parts of streets wherein all electric lines shall be laid underground:—

- 1 Ponnappa Reddy street.
- 2 Madhav and East Tank street.
- 3 Kancherallayam street.
- 4 Kancherallayam street.
- 5 South and West Tank streets.
- 6 Vandalur street.

#### FIFTH SCHEDULE.

##### REGULATIONS FOR STREETS AND ROADWAYS.

List of streets not regulable by Government of Madras or by a local authority of Madras or by a local authority and of townships and railways which may be broken up or portions of the special powers granted by this license:—

- Section—III.
- Townships—III.
- Railways—III & S. M. Railway.

#### SIXTH SCHEDULE.

##### MAXIMUM CHARGES.

The licensee shall be entitled to charge the consumers at the following rates:—

##### Domestic supply.

(a) Light, heat and small apparatus of less than 1 h.p., provided fire and apparatus of less than 1 h.p. per unit of connected load, Rs. 2 per unit. (b) Electric only, Rs. 5 per unit.

This tariff is subject to a maximum monthly charge of Rs. 5 per K.W. of connected load, with a minimum of Rs. 3.

(c) Heating and cooking connected to a separate circuit and meters separately. Same as (a), (b) and (c) of the above of 10 p.m. to 5 a.m.

Subject to a monthly maximum charge of Rs. 8 per K.W. of maximum demand (maximum for more than 10 months).

For the last 700 units per annum, 5 units a unit; next 1,500, 2 units; next 2,000, 1½, next 1,750 units a unit.

For power used during the restricted hours (6 a.m. to 11 p.m.) a surcharge of 25 per cent over the permitted.

Deficit factor.—Energy required by linear loads at Rs. 2.50 per month per 10 units lamp, 100 units for not more than 2 hours per day. Large lighting for more than 2 hours or of larger wattage as proportional rates.

Public lighting.—Energy provided by local authorities for public work and lighting of streets and public places:—

A charge of 2½ annas during restricted hours and a rate for 100 units, 11 p.m. and 2 p.m.

All maximums may be increased 50 per cent for the first 15 months of operation.

#### N. RAMANATHAN ARUNACHAL.

President, Executive Committee Board.

Port St. George, October 15, 1935.

(S.O. No. 2225 of '35).

No. 307.

In pursuance of the powers conferred by section 3 (1) of the Indian Electricity Act, 1910 (as amended), the Government of Madras is pleased to exercise the grant of the license granted as an amendment to the license issued to Messrs. G. R. Ramaswami & Co., Ltd., Madras, for the supply of electric energy in the area specified in the license.

#### AMENDMENT.

##### THE GOVERNMENT ELECTRICITY LICENSE, 1935.

WHEREAS the said supply of electric energy license issued by the Government of Madras under the Indian Electricity Act, 1910.

License is hereby granted to Messrs. G. R. Ramaswami & Co., Ltd., to supply electric energy in the area with the powers and upon the terms and conditions as specified below:—

1. Short title.—This license may be cited as the Government Electricity License, 1935.

2. Interpretation.—This license is to be read and construed as subject to all respects in the provisions of the Indian Electricity Act, 1910, with the statutory modifications thereof and the rules thereunder.

and the several words, terms and expressions, in which the messages are assigned by this Act or any other statutory provisions thereof or by the rules made under the General Clauses Act, 1937, shall have in this Ordinance and messages therein the same respective meanings provided that in this Ordinance—

(1) The expression "The Act" shall mean the Indian Electricity Act, 1910, with the statutory modifications therein;

(2) The expression "The Licensee" shall mean and include Messrs. C. S. Ramaswami & Co., Ltd., and their permitted assignee;

(3) The expression "First Area" and "Second Area" and "Third Area" shall mean the first, second and third concessions to this license respectively;

(4) The expression "Deputed Map" shall mean the plan showing the area of supply, or the streets or routes along which electric lines have compulsory to be laid at particular specified places have been deposited with the Government of Madras in pursuance of the rules under the Act, and which plan are signed for the purpose of registration by the Secretary to the Government of Madras in the Public Works and Industries Department and by the appropriate authority in the areas and areas of license; C. S. Ramaswami & Co., Ltd.;

(5) The expression "Unit" shall mean the quantity of energy contained in a current of one thousand amperes flowing under an electro-motive force of one volt during one hour;

(6) The expression "Load Factor" shall mean the ratio or percentage of the average quantity per hour to the maximum quantity per hour of energy supplied in any month.

3. Commencement of license.—The date of the notification by the Government of Madras in the Port St. George Gazette, that this license has been granted, is in this Ordinance referred to as the "Commencement of license."

4. Security.—(a) The period within which under clause 1 (a) of the schedule to the Act the licensee shall show that they have available capital of Rs. 50,000 and are in a position fully and adequately to discharge the duties and obligations imposed upon them by the license throughout the area of supply shall unless otherwise ordered by the Government of Madras under that clause be six months from the commencement of the license.

(b) The period within which under clause 1 (i) of the schedule to the Act the licensee shall deposit security and the sum as to be deposited shall unless otherwise ordered by the Government of Madras be six months and upon five thousand respectively.

5. Area of supply.—The area within which the supply of electric energy is authorized by this license is the whole of the area contained within a circle of 5 miles radius from the junction of Madras street and Howard road as center and more particularly defined in and on the deputed map.

6. Purpose of supply.—Subject to the provisions of this license and the Act and the rules made under the license shall be restricted during the continuance of this license to supply energy within the area of supply for all purposes.

Provided that the licensee shall not without adequate notice as may be given be under any obligation under section 22 of the Act to supply more energy than is necessary to meet their obligation to maintain a constant supply to consumers due regard being paid to the licensee's load factor.

Provided that the supply of energy shall be suspended until the licensee's work has been inspected by the Electrical Inspector to Government and passed by him in writing and until the Government of Madras have approved of the form of requisition to be made by domestic or occupiers of premises for supply of energy; (ii) the form of written contract or agreement with the licensee agreeing to take a supply of energy and (iii) all necessaries charges (including the cost of energy) and also until the Government have been fully satisfied of the necessity of all rates and charges to be charged to consumers for energy supplied for various purposes.

Provided further that every change in or addition to the main shall be submitted to Government at least one month prior to its coming into force.

7. System of supply.—The system to be adopted for the supply and transmission of electric energy under this license are the following:—

(1) (a) A medium pressure alternating current system where supply is at a pressure at the customer's terminals of 330 volts (approximately) between phases and 230 volts between phase and neutral, which shall be carried at one point only or such separate substation system and at a frequency of 50 complete periods per second.

(b) A high pressure alternating current 3-phase supply at a pressure of 33,000 volts between phases at a frequency of 50 complete periods per second.

(c) Extra high pressure alternating current system energy at any standard pressure approved by Government and at a frequency of 50 complete periods per second may be transmitted between the generating station and the one or more receiving stations.

(d) Any prospective consumer within the licensee's area having a contracted load of less than 100 kw or more may, if desired, be supplied with electrical energy in bulk at high tension by Government direct provided that, in the opinion of Government, it will be economically possible to do so.

(e) The several parts of the high or extra high pressure systems may, with the approval of the Government of Madras and the concurrence of the Telegraph authority and the Railway authority, be connected to earth.

Provided always that it shall be lawful for the Government, from time to time to alter, with due regard to the expenses involved and to the effect upon the commercial prospects of the undertaking, regulations dealing with the whole system of supply or to authorize subject to such limitations and conditions as shall be prescribed or writing by the Government other systems of supply to be adopted for the purpose of this license.

(2) The Government, Local Bodies, distributing mains and service lines may be erected or underground or above or in part and shall be erected, constructed and maintained by the licensee in accordance with the Act and the rules thereunder and the following provisions:—

(a) The licensee shall not use overhead mains at any higher pressure than medium pressure without the sanction in writing of the Electrical Inspector to Government in each case and subject to any conditions or limitations which the Electrical Inspector to Government may prescribe.

(b) In the streets where any at any time be erected or written by the Government of Madras all electric lines shall be laid underground.

(c) Where the transmission or electric supply lines cross or run along the houses of others, private or public religious premises, the wires shall be laid underground or at least eight feet above the ground and safe passage of these premises.

(d) Funds for overhead lines shall not be created without the previous permission of the Electrical Inspector to Government of the licensee's factors where the clear width for vehicular traffic after the poles is erected is less than 24 feet.

(e) In narrow lanes through which wheeled traffic is not permitted the poles shall be placed on the outside edge of the lane and a special inspection is to be appointed by the Electrical Inspector to keep the wires inaccessible from every building.

(f) In any street or its direct continuation in which overhead electric lines are run, and from shall comply with the previous provisions of the Electrical Inspector to Government on any side way.

(g) Where overhead mains are used, the licensee shall be liable for the licensee to erect any possible interference with adjacent telephone or telegraph circuits due to induction effects.

(h) For the purpose of rule 14 of the Indian Electricity Rules, 1917, the maximum wind pressure shall be taken as 20 lb. per square foot.

8. Compulsory works.—(a) The licensee shall lay down and maintain sufficient transmission lines, feeders and distributing mains and erect the generating station with all machinery and apparatus necessary for giving a continuous supply of energy and shall do all other works necessary for the continuance of the supply and the satisfaction of the Government of Madras throughout such streets or parts of





Port St. George, September 26, 1935.

Under section 2 of the Land Acquisition Act, 1924, the Government of Ceylon hereby declares that the land specified below and measuring 2380 acres, in the estate 2220 acres or less, as marked for a public purpose, to-wit: for the land between Nos. 12 to 15, in the 1st section of the 1st block, and, between sections 2 and 3 of the same block, the Special Deputy Collector, Ceylon, is empowered to perform the functions of a Collector under the Act and directed to take all the steps for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Ceylon, and may be inspected at any time during office hours.

Katana district, Dordank, Lakkishipuzam village.

1. Section 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.







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a Collector under the Act and showed on him order for the acquisition of the said land. A plan of the land is kept in the office of the Collector of South Harbour and may be inspected at any time during office hours.

South Harbour District, Mangrove Island,  
Kaituma 'A' village.

Section 23, No. 1004-12, Interim for the said land  
and 240 (1935) Pub. notices in the 24th 25th 26th 27th 28th 29th 30th 31st 32nd 33rd 34th 35th 36th 37th 38th 39th 40th 41st 42nd 43rd 44th 45th 46th 47th 48th 49th 50th 51st 52nd 53rd 54th 55th 56th 57th 58th 59th 60th 61st 62nd 63rd 64th 65th 66th 67th 68th 69th 70th 71st 72nd 73rd 74th 75th 76th 77th 78th 79th 80th 81st 82nd 83rd 84th 85th 86th 87th 88th 89th 90th 91st 92nd 93rd 94th 95th 96th 97th 98th 99th 100th 101st 102nd 103rd 104th 105th 106th 107th 108th 109th 110th 111th 112th 113th 114th 115th 116th 117th 118th 119th 120th 121st 122nd 123rd 124th 125th 126th 127th 128th 129th 130th 131st 132nd 133rd 134th 135th 136th 137th 138th 139th 140th 141st 142nd 143rd 144th 145th 146th 147th 148th 149th 150th 151st 152nd 153rd 154th 155th 156th 157th 158th 159th 160th 161st 162nd 163rd 164th 165th 166th 167th 168th 169th 170th 171st 172nd 173rd 174th 175th 176th 177th 178th 179th 180th 181st 182nd 183rd 184th 185th 186th 187th 188th 189th 190th 191st 192nd 193rd 194th 195th 196th 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363rd 364th 365th 366th 367th 368th 369th 370th 371st 372nd 373rd 374th 375th 376th 377th 378th 379th 380th 381st 382nd 383rd 384th 385th 386th 387th 388th 389th 390th 391st 392nd 393rd 394th 395th 396th 397th 398th 399th 400th 401st 402nd 403rd 404th 405th 406th 407th 408th 409th 410th 411th 412th 413th 414th 415th 416th 417th 418th 419th 420th 421st 422nd 423rd 424th 425th 426th 427th 428th 429th 430th 431st 432nd 433rd 434th 435th 436th 437th 438th 439th 440th 441st 442nd 443rd 444th 445th 446th 447th 448th 449th 450th 451st 452nd 453rd 454th 455th 456th 457th 458th 459th 460th 461st 462nd 463rd 464th 465th 466th 467th 468th 469th 470th 471st 472nd 473rd 474th 475th 476th 477th 478th 479th 480th 481st 482nd 483rd 484th 485th 486th 487th 488th 489th 490th 491st 492nd 493rd 494th 495th 496th 497th 498th 499th 500th 501st 502nd 503rd 504th 505th 506th 507th 508th 509th 510th 511th 512th 513th 514th 515th 516th 517th 518th 519th 520th 521st 522nd 523rd 524th 525th 526th 527th 528th 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1881st 1882nd 1883rd 1884th 1885th 1886th 1887th 1888th 1889th 1890th 1891st 1892nd 1893rd 1894th 1895th 1896th 1897th 1898th 1899th 1900th 1901st 1902nd 1903rd 1904th 1905th 1906th 1907th 1908th 1909th 1910th 1911th 1912th 1913th 1914th 1915th 1916th 1917th 1918th 1919th 1920th 1921st 1922nd 1923rd 1924th 1925th 1926th 1927th 1928th 1929th 1930th 1931st 1932nd 1933rd 1934th 1935th 1936th 1937th 1938th 1939th 1940th 1941st 1942nd 1943rd 1944th 1945th 1946th 1947th 1948th 1949th 1950th 1951st 1952nd 1953rd 1954th 1955th 1956th 1957th 1958th 1959th 1960th 1961st 1962nd 1963rd 1964th 1965th 1966th 1967th 1968th 1969th 1970th 1971st 1972nd 1973rd 1974th 1975th 1976th 1977th 1978th 1979th 1980th 1981st 1982nd 1983rd 1984th 1985th 1986th 1987th 1988th 1989th 1990th 1991st 1992nd 1993rd 1994th 1995th 1996th 1997th 1998th 1999th 2000th 2001st 2002nd 2003rd 2004th 2005th 2006th 2007th 2008th 2009th 2010th 2011th 2012th 2013th 2014th 2015th 2016th 2017th 2018th 2019th 2020th 2021st 2022nd 2023rd 2024th 2025th 2026th 2027th 2028th 2029th 2030th 2031st 2032nd 2033rd 2034th 2035th 2036th 2037th 2038th 2039th 2040th 2041st 2042nd 2043rd 2044th 2045th 2046th 2047th 2048th 2049th 2050th 2051st 2052nd 2053rd 2054th 2055th 2056th 2057th 2058th 2059th 2060th 2061st 2062nd 2063rd 2064th 2065th 2066th 2067th 2068th 2069th 2070th 2071st 2072nd 2073rd 2074th 2075th 2076th 2077th 2078th 2079th 2080th 2081st 2082nd 2083rd 2084th 2085th 2086th 2087th 2088th 2089th 2090th 2091st 2092nd 2093rd 2094th 2095th 2096th 2097th 2098th 2099th 2100th 2101st 2102nd 2103rd 2104th 2105th 2106th 2107th 2108th 2109th 2110th 2111th 2112th 2113th 2114th 2115th 2116th 2117th 2118th 2119th 2120th 2121st 2122nd 2123rd 2124th 2125th 2126th 2127th 2128th 2129th 2130th 2131st 2132nd 2133rd 2134th 2135th 2136th 2137th 2138th 2139th 2140th 2141st 2142nd 2143rd 2144th 2145th 2146th 2147th 2148th 2149th 2150th 2151st 2152nd 2153rd 2154th 2155th 2156th 2157th 2158th 2159th 2160th 2161st 2162nd 2163rd 2164th 2165th 2166th 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Port St. George, October 7, 1933  
[P.O. No. 4124, L. & M.]

#### Am. 1213.—

In exercise of the powers conferred by clauses (a) and (b) of subsection (1) of section 263 of the Madras District Municipalities Act, 1920 (Madras Act V of 1920), the Governor sitting with Members in bench prepared to make the following amendments to the rules for the conduct of elections of municipal committees published with Local Self-Government Department Notification No. 1207 of 1933, at page 561 in part I-A of the Port St. George Gazette, dated the 23rd July 1933, as subsequently amended.

#### Amendments.

##### In the said rules—

(1) in rule 20, the existing Explanation shall be substituted as Explanation 1 and the following Explanation shall be added as Explanation 2, namely:—

"Explanation 2.—In Form II and III, where the election is held for filling up of a vacancy or vacancies reserved for any community or communities, and (a) a vacancy or vacancies reserved for women, the provision laid down in clause (a) in the said Act as amended by clause 117, as the case may be, shall be followed in respect of the vacancy or vacancies reserved for the community or communities concerned, and any woman declared to be duly elected to any post reserved for any community shall be entitled from the rest of the election proceedings;"

(2) in sub-rule (1) of rule 25, after the existing proviso, the following further proviso shall be added, namely:—

"Provided further that if seats are reserved both for a community or communities and for women, the Election Officer shall first declare the members or candidates belonging to the community or communities reserved, as the case may be, to whom the largest number of votes have been given to be elected to the seat or seats reserved for such community or communities and then declare the candidates or candidates who are women to whom the largest number of votes have been given to be elected to the seat or seats reserved for women;" and

##### (3) in Form IX, for the entries:—

- |  |           |
|--|-----------|
| "A to the seat reserved for . . . Community" | Community |
| "B to the seat reserved for . . . Women"     | Women     |
| "C to the seat reserved for . . . Women"     | Women     |

the following entries shall be substituted, namely:—

- |  |            |
|--|------------|
| "A to the seat reserved for . . . Community, | Community, |
| "B to the seat reserved for . . . Community, | Community, |
| "C to the seat reserved for . . . Women."    | Women."    |

Port St. George, October 7, 1933

[P.O. No. 4123, L. & M.]

Am. 1214.—Under sub-section (1) of section 3 of the Madras District Municipalities Act, 1920, the Local Government orders that the Urban Municipal Council shall consist of sixteen municipal councillors.

Port St. George, October 8, 1933

[P.O. No. 4125, L. & M.]

#### Am. 1215.—

The following draft of certain amendments to the rules for the conduct of elections to the Municipality of Port St. George under the Madras District Municipalities Act, 1920 (Madras Act V of 1920), published with Local Self-Government Department Notification No. 1703, at page 561 in part I-A of the Port St. George Gazette, dated the 12th October 1933, which the Governor sitting with Members prepared to make in exercise of the powers conferred by clause (a) of subsection (1) of section 263 of the said Act, as hereby published as required by clause (a) of section 263 of the said Act for general information.

Notice is hereby given that the said draft will be further proceeded with when any notice from the date of publication of this notification and that any

objection or suggestion which may be received with respect thereto before the expiry of the period allowed will be considered by the Governor sitting with Members.

#### DRAFT AMENDMENTS.

##### In the said rules—

(1) in rule 6, the following explanation shall be added, namely:—

"Explanation.—The Election Commissioner shall have the powers which are vested in a court under the Code of Civil Procedure, 1908, when trying a suit in respect of the following matters:—

- discovery and inspection,
- enforcing the attendance of witnesses, and requiring the deposit of their expenses,
- compelling the production of documents,
- examining witnesses on oath,
- reception of evidence taken on affidavit, and
- issuing commissions for examination of witnesses.

and any person and witness who refuse any person whose evidence appears to him to be material," and

(2) after sub-rule (2) of rule 7, the following sub-rule shall be added, namely:—

"(3) Any order made by the Election Commissioner regarding the costs of the inquiry, shall be executed in the same manner and by the same procedure as if it were a decree for the payment of money made by the Election Commissioner in his capacity as the judge of a court."

#### Am. 1216.—

The following draft of certain amendments to the rules for the conduct of elections to the Municipality of Port St. George under the Madras District Municipalities Act, 1920 (Madras Act V of 1920), published with Local Self-Government Department Notification No. 1703, at page 561 in part I-A of the Port St. George Gazette, dated the 12th October 1933, as subsequently amended, which the Governor sitting with Members, prepared to make in exercise of the powers conferred by clause (a) of subsection (1) of section 263 of the said Act, as hereby published as required by clause (a) of section 263 of the said Act, for general information.

Notice is hereby given that the said draft will be further proceeded with when any notice from the date of publication of this notification and that any objection or suggestion which may be received with respect thereto before the expiry of the period allowed will be considered by the Governor sitting with Members.

#### DRAFT AMENDMENTS.

##### In the said rules—

(1) in rule 6, the following explanation shall be added, namely:—

"Explanation.—The Election Commissioner shall have the powers which are vested in a court under the Code of Civil Procedure, 1908, when trying a suit in respect of the following matters:—

- discovery and inspection,
- enforcing the attendance of witnesses, and requiring the deposit of their expenses,
- compelling the production of documents,
- examining witnesses on oath,
- reception of evidence taken on affidavit, and
- issuing commissions for examination of witnesses.

and any person and witness who refuse any person whose evidence appears to him to be material," and

(2) after sub-rule (2) of rule 7, the following sub-rule shall be added, namely:—

"(3) Any order made by the Election Commissioner regarding the costs of the inquiry, shall be executed in the same manner and by the same procedure as if it were a decree for the payment of money made by the Election Commissioner in his capacity as the judge of a court."

Form 55, (Gazette, October 1, 1935 (P.O. No. 1006, L. & M.).

No. 2504.—

In pursuance of the powers conferred by clause (9) of sub-section (1) of section 109 of the Madras Local Boards Act, 1919 (Madras Act XLV of 1919), and in pursuance of Local Self-Government Department Notification No. 401, dated the 14th May 1935, published at pages 112-113 of Part I-A of the *Port St. George Gazette*, dated the 14th May 1935, the Government acting with Madras Local Boards hereby passed the following rules as to the detailed monthly accounts to be kept by district boards.

# RULES.

The detailed monthly accounts to be kept by every district board shall be in the following form:—

## FORM.

Detailed account of the

District Board for the month of

Form.—Books of account not provided for in this form but found absolutely necessary in classifying the items in the following manner, page and column may be inserted in brackets with the appropriate of each Part Account.

Abstract of the accounts of the	District Board for the month of					193
Books of account.	Gazetted.					
	Gazetted Balance.	Receipts		Expenditure		Closing Balance.
		Chilled. (1)	Provisional. (2)	Chilled. (3)	Provisional. (4)	
(1)	(2)	(3)	(4)	(5)	(6)	(7)
A. General Account (including endowment)	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.
B. Charitable Endowment Account (including endowment)						
C. Public Account						
D. Revenue and Administrative Account						
E. Special Fund Account						
F. Endowment Account						
Total						

Revenue Account		Capital.						Closing balance last month's capital
		Opening Balance (1)	Receipts		Expenditure		Closing Balance (7)	
			Grants (2)	Endowment (3)	Capital (4)	Endowment (5)		
		Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.	
A.	General Account (including endowment)							
B.	Charitable Endowment Account (including endowment)							
C.	Public Account							
D.	Revenue and Administrative Account							
E.	Special Fund Account							
F.	Endowment Account							
Total								

## CONTINUATION OF VERIFICATION OF ACCOUNTS.

(1) I certify that the closing balance shown in this Account is in agreement with the balance entered at the end of each month. The **Receipt Book** has been compared with the cash book and the difference in balance between them is explained below.

(2) I also certify that I have previously examined the accounts and find that I find—

(a) that the receipts and expenditure of the month have been properly summarized for year

(b) that the figures in this report agree with those shown in the public accounts which I have compared with the receipts and expenditure.

(3) I also certify that I have verified the cash balance on the 31st day and found it correct.

Provided,

	Gazetted Income.	Other.	Total.	Other.	Gazetted Income.
	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.
<b>RECEIPTS AND EXPENDITURE.</b>					
<b>I. Receipts.</b>					
(1) General Fund					
(2) Special Fund					
(3) Revenue					
(4) Public Fund					
(5) Revenue from other					
<b>II. Expenditure.</b>					
(1) Administrative expenditure					
(2) Public and other expenditure					
(3) Revenue and other expenditure					
(4) Revenue from other					
(5) Revenue from other					
Total					

Conditioned	Assets		Liabilities		Budget estimate
	Current		Permanent		
	Total of each section of assets	Total of each section of liabilities	Total of each section of assets	Total of each section of liabilities	
101	101	101	101	101	
102	102	102	102	102	
103	103	103	103	103	
104	104	104	104	104	
105	105	105	105	105	
106	106	106	106	106	
107	107	107	107	107	
108	108	108	108	108	
109	109	109	109	109	
110	110	110	110	110	
111	111	111	111	111	
112	112	112	112	112	
113	113	113	113	113	
114	114	114	114	114	
115	115	115	115	115	
116	116	116	116	116	
117	117	117	117	117	
118	118	118	118	118	
119	119	119	119	119	
120	120	120	120	120	
121	121	121	121	121	
122	122	122	122	122	
123	123	123	123	123	
124	124	124	124	124	
125	125	125	125	125	
126	126	126	126	126	
127	127	127	127	127	
128	128	128	128	128	
129	129	129	129	129	
130	130	130	130	130	
131	131	131	131	131	
132	132	132	132	132	
133	133	133	133	133	
134	134	134	134	134	
135	135	135	135	135	
136	136	136	136	136	
137	137	137	137	137	
138	138	138	138	138	
139	139	139	139	139	
140	140	140	140	140	
141	141	141	141	141	
142	142	142	142	142	
143	143	143	143	143	
144	144	144	144	144	
145	145	145	145	145	
146	146	146	146	146	
147	147	147	147	147	
148	148	148	148	148	
149	149	149	149	149	
150	150	150	150	150	
151	151	151	151	151	
152	152	152	152	152	
153	153	153	153	153	
154	154	154	154	154	
155	155	155	155	155	
156	156	156	156	156	
157	157	157	157	157	
158	158	158	158	158	
159	159	159	159	159	
160	160	160	160	160	
161	161	161	161	161	
162	162	162	162	162	
163	163	163	163	163	
164	164	164	164	164	
165	165	165	165	165	
166	166	166	166	166	
167	167	167	167	167	
168	168	168	168	168	
169	169	169	169	169	
170	170	170	170	170	
171	171	171	171	171	
172	172	172	172	172	
173	173	173	173	173	
174	174	174	174	174	
175	175	175	175	175	
176	176	176	176	176	
177	177	177	177	177	
178	178	178	178	178	
179	179	179	179	179	
180	180	180	180	180	
181	181	181	181	181	
182	182	182	182	182	
183	183	183	183	183	
184	184	184	184	184	
185	185	185	185	185	
186	186	186	186	186	
187	187	187	187	187	
188	188	188	188	188	
189	189	189	189	189	
190	190	190	190	190	
191	191	191	191	191	
192	192	192	192	192	
193	193	193	193	193	
194	194	194	194	194	
195	195	195	195	195	
196	196	196	196	196	
197	197	197	197	197	
198	198	198	198	198	
199	199	199	199	199	
200	200	200	200	200	



[illegible]

Endowment Account for the month of

Particulars of cash account with head of account.	Opening balance.	Receipts.	Total.	Payments.	Closing balance.	Balance.
(I)	(II)	(III)	(IV)	(V)	(VI)	(VII)

Investment Agreement

[illegible]







agreements with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925; and the Government hereby authorizes the Revenue Divisional Officer, Salween, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (c) of the same Act, the Government appoints the Revenue Divisional Officer, Salween, to perform the functions of a Collector under section 3-A of the Act.

Salween district, Ather taluk, Mawmaw village.

Enrolled, No. 1924-A, belonging to Mawmaw Village.  
Enrolled on the 10th day of Nov. 1935; and 10 Nov. 1935 A.D.  
area and area by No. 1924-B

Approved  
area  
1935.

No. 1924.—Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the construction of a road from Hapang to Kachin, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925; and the Government hereby authorizes the Revenue Divisional Officer, Meiktila, his staff and workmen, to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (c) of the same Act, the Government appoints the Revenue Divisional Officer, Meiktila, to perform the functions of a Collector under section 3-A of the Act.

Trichinopoly district, Meiktila taluk,  
No. 24, Hapang village.

Approved  
area  
1935.

Government, No. 2, 1935-A, belonging to Kachin  
enrolled on the 10th day of Nov. 1935; and 10 Nov. 1935 A.D.  
area and area by No. 1935-B

Approved  
area  
1935.

No. 1925.—Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the construction of a road from Hapang to Kachin, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925; and the Government hereby authorizes the Revenue Divisional Officer, Meiktila, his staff and workmen, to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (c) of the same Act, the Government appoints the Revenue Divisional Officer, Meiktila, to perform the functions of a Collector under section 3-A of the Act.

Salween district, Salween taluk, Kachin village,  
No. 24, Hapang village.

Approved  
area  
1935.

Government, 1935-A, belonging to Kachin  
enrolled on the 10th day of Nov. 1935; and 10 Nov. 1935 A.D.  
area and area by No. 1935-B

Approved  
area  
1935.

No. 1926.—Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the construction of a road from Hapang to Kachin, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925; and the Government hereby authorizes the Revenue Divisional Officer, Meiktila, his staff and workmen, to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (c) of the same Act, the Government appoints the Revenue Divisional Officer, Meiktila, to perform the functions of a Collector under section 3-A of the Act.

Government appoints the Sub-Collector, Meiktila, to perform the functions of a Collector under section 3-A of the Act.

Meiktila district, Meiktila taluk,  
Kachin village.

Approved  
area  
1935.

Enrolled, No. 2, 1935-A, belonging to Kachin  
enrolled on the 10th day of Nov. 1935; and 10 Nov. 1935 A.D.  
area and area by No. 1935-B

Approved  
area  
1935.

No. 1927.—Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the construction of a road from Hapang to Kachin, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925; and the Government hereby authorizes the Revenue Divisional Officer, Meiktila, his staff and workmen, to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (c) of the same Act, the Government appoints the Sub-Collector, Meiktila, to perform the functions of a Collector under section 3-A of the Act.

Meiktila district, Meiktila taluk,  
Kachin village.

Approved  
area  
1935.

Enrolled, No. 2, 1935-A, belonging to Kachin  
enrolled on the 10th day of Nov. 1935; and 10 Nov. 1935 A.D.  
area and area by No. 1935-B

Approved  
area  
1935.

No. 1928.—Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the construction of a road from Hapang to Kachin, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925; and the Government hereby authorizes the Revenue Divisional Officer, Meiktila, his staff and workmen, to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (c) of the same Act, the Government appoints the Revenue Divisional Officer, Meiktila, to perform the functions of a Collector under section 3-A of the Act.

Meiktila district, Meiktila taluk,  
Kachin village.

Approved  
area  
1935.

Enrolled, No. 2, 1935-A, belonging to Kachin  
enrolled on the 10th day of Nov. 1935; and 10 Nov. 1935 A.D.  
area and area by No. 1935-B

Approved  
area  
1935.

No. 1929.—Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the construction of a road from Hapang to Kachin, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925; and the Government hereby authorizes the Revenue Divisional Officer, Meiktila, his staff and workmen, to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (c) of the same Act, the Government appoints the Revenue Divisional Officer, Meiktila, to perform the functions of a Collector under section 3-A of the Act.

Meiktila district, Meiktila taluk,  
Kachin village.

Approved  
area  
1935.

No. 1930.—Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the construction of a road from Hapang to Kachin, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925; and the Government hereby authorizes the Revenue Divisional Officer, Meiktila, his staff and workmen, to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (c) of the same Act, the Government appoints the Revenue Divisional Officer, Meiktila, to perform the functions of a Collector under section 3-A of the Act.







(4) under section 5 (2) of the Act two seats shall be reserved for Adi-Devadars in the parishayat board.

## SCHEDULE.

Revenue village.	Name of the village.	Number of members of the parishayat board.
(1)	(2)	(3)
<b>KARNATA DISTRICT.</b>		
<b>SHARADAPUR TALUK.</b>		
Agar Bhatkote ..	Agar Bhatkote ..	10
Madras, 2nd October 1935.		

In exercise of the powers delegated to him by the Local Government under section 223 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 5 (1) of the Act that the local areas specified in column (2) of the schedule below shall be villages for the purposes of the Act with the names shown in column (3) of the said schedule; and

(2) directs—

(a) under section 10 (1) of the Act that the total number of members of the parishayat boards shall be as specified in column (3) of the said schedule; and

(b) under section 5 (2) of the Act one seat shall be reserved for Adi-Devadars and one seat for Muslims in the parishayat boards.

## SCHEDULE.

Revenue village.	Name of the village.	Number of members of the parishayat board.
(1)	(2)	(3)
<b>GARIAN DISTRICT.</b>		
<b>CHANNARA TALUK.</b>		
Arakur ..	Arakur ..	10
Madras, 2nd October 1935.		

<b>CHENNAIPAL DISTRICT.</b>		
<b>SHARADAPUR TALUK.</b>		
Kannur ..	Kannur ..	10
Madras, 6th October 1935.		

In exercise of the powers delegated to him by the Local Government under section 223 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 5 (1) of the Act that the local areas specified in column (2) of the schedule below shall be villages for the purposes of the Act with the names shown in column (3) of the said schedule; and

(2) directs—

(a) under section 10 (1) of the Act that the total number of members of the parishayat boards shall be as specified in column (3) of the said schedule; and

(b) under section 5 (2) of the Act one seat shall be reserved for Adi-Devadars in the parishayat boards.

## SCHEDULE.

Revenue village.	Name of the village.	Number of members of the parishayat board.
(1)	(2)	(3)
<b>GARIAN DISTRICT.</b>		
<b>CHANNARA TALUK.</b>		
Arakur ..	Arakur ..	10
<b>VILASAPATAM DISTRICT.</b>		
<b>SHARADAPUR TALUK.</b>		
Venkatapur ..	Venkatapur ..	6
Madras, 2nd October 1935.		

<b>TELANGANA DISTRICT.</b>		
<b>SHARADAPUR TALUK.</b>		
Shirur ..	Shirur ..	6
Madras, 2nd October 1935.		

In exercise of the powers delegated to him under section 223 of the Madras Local Boards Act, 1920, as amended by Madras Act XX of 1926, the Inspector of Municipal Councils and Local Boards hereby—

declares that for the revenue village of Teluripudi North and South in the Kanchipuram taluk of the Coimbatore district for the reason that election to the Board could not be held.

In exercise of the powers delegated to him under section 223 of the Madras Local Boards Act, 1920, as amended by Madras Act XX of 1926, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 5 (1) of the Act that the local areas specified in column (2) of the schedule below shall be villages for the purposes of the Act with the names shown in column (3) of the said schedule; and

(2) directs—

(a) under section 10 (1) of the Act that the total number of members of the parishayat boards shall be as specified in column (3) of the said schedule; and

(b) under section 5 (2) of the Act one seat shall be reserved for Adi-Devadars and one seat for Muslims in the parishayat boards.

(1) declares under section 5 (1) of the Act that the local areas specified in column (2) of the schedule below shall be villages for the purposes of the Act with the names shown in column (3) of the said schedule; and

(2) directs—

(a) under section 10 (1) of the Act that the total number of members of the parishayat boards shall be as specified in column (3) of the said schedule; and

(b) under section 5 (2) of the Act one seat shall be reserved for Adi-Devadars and one seat for Muslims in the parishayat boards.

Revenue village.	Name of the village.	Number of members of the parishayat board.
(1)	(2)	(3)
<b>KANNARA DISTRICT.</b>		
<b>SHARADAPUR TALUK.</b>		
Kannur ..	Kannur ..	6
Madras, 2nd October 1935.		

<b>CHENNAIPAL DISTRICT.</b>		
<b>SHARADAPUR TALUK.</b>		
Kannur ..	Kannur ..	6
Madras, 6th October 1935.		

<b>TELANGANA DISTRICT.</b>		
<b>SHARADAPUR TALUK.</b>		
Shirur ..	Shirur ..	6
Madras, 2nd October 1935.		

In exercise of the powers delegated to him by the Local Government under section 223 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 5 (1) of the Act that the local areas specified in column (2) of the schedule below shall be villages for the purposes of the Act with the names shown in column (3) of the said schedule; and

(2) directs—

(a) under section 10 (1) of the Act that the total number of members of the parishayat boards shall be as specified in column (3) of the said schedule; and

(b) under section 5 (2) of the Act one seat shall be reserved for Adi-Devadars and one seat for Muslims in the parishayat boards.

(1) declares under section 5 (1) of the Act that the local areas specified in column (2) of the schedule below shall be villages for the purposes of the Act with the names shown in column (3) of the said schedule; and

(2) directs—

(a) under section 10 (1) of the Act that the total number of members of the parishayat boards shall be as specified in column (3) of the said schedule; and

(b) under section 5 (2) of the Act one seat shall be reserved for Adi-Devadars and one seat for Muslims in the parishayat boards.









## 50 First Qualifying Examination.

Date	Time	Duration
Monday, December 9, 1935 ..	10 a.m. —	1 hr. and 15 min.
Tuesday, December 10, 1935 ..	10 a.m. —	1 hr. and 15 min.

3. Candidates must send in their applications in printed form so that they may reach the office of the Examinations with the Government of Madras, No. 51, Market Road, Madras, no later than the 2nd November 1935, after which date no application will be received on any account. Candidates should apply to the Superintendent of their respective existing institutions for the necessary application forms.

## Form A.

*Form of application for permission to appear for the First Part of the Examination in General Nursing.*

Name of candidate (in full) .. .. .  
 Residence (in full) .. .. .  
 Place of birth .. .. .  
 Period of training .. .. .  
 Address of applicant before the first part of the examination is held .. .. .  
 Date of last examination .. .. .  
 Certificate of completion of training .. .. .  
 Name of institution .. .. .  
 Signature .. .. .  
 Date .. .. .

## Form B.

*Form of application for permission to appear for the Second Part of the Examination in General Nursing.*

Name of candidate (in full) .. .. .  
 Residence (in full) .. .. .  
 Place of birth .. .. .  
 Period of training .. .. .  
 Address of applicant before the second part of the examination is held .. .. .  
 Date of last examination .. .. .  
 Certificate of completion of training .. .. .  
 Name of institution .. .. .  
 Signature .. .. .  
 Date .. .. .

5. The examination in General Sick Nursing will be held in two parts. The fee for each part of the examination will be Rs. 5. All candidates are required to pay the above examination fee into a Government Treasury in the Madras and into the Reserve Bank of India, Madras, as Madras, and to attach the receipt to their application. The fee shall be no refundable in any case.

6. The application should be accompanied by the following certificate:—

*Certificate required of a candidate desirous of appearing for the examination qualifying for registration as a Nurse.*

I, .. .. ., certify that .. .. . has been a Probationer Nurse in the .. .. . for a full period of three calendar years, viz., from the .. .. . to the .. .. . and that she has attended the lectures and passed the successive examinations in the subjects prescribed for each of the three years of training, and has also spent not less than six months of the period of three years on night duty.

I further certify that she is trustworthy, sober and of good moral character, and has general academic wide social training has been .. .. .

Signature of certifying authority:

Capacity:

Address:

Date .. .. .

(By order)

M. K. PILLAI,  
 Principal, District of the Surgeon-General,  
 Madras, 2nd October 1935.



# SUPPLEMENT TO PART I-B

OF

# THE FORT ST. GEORGE GAZETTE

No. 62]

MADRAS, TUESDAY EVENING, OCTOBER 15, 1935. - [Part, 4 ptes.

## GOVERNMENT EXAMINATIONS.

### GOVERNMENT PROVISIONAL EXAMINATIONS, APRIL 1935.

The following candidates are declared to have passed the Government Provisional Examinations held in April 1935 in the subject under which their names appear.

(A notice has already been published in Part I-B of the Fort St. George Gazette in the month of August stating when and to whom applications should be made for certificates.)

(If a candidate from any particular community or caste is shown to have failed owing to irregularities in the mode of holding or for a certificate of his name will not be included in the list.)

NAME	NAME	NAME
NAME	NAME	NAME

PROBATION—NAME NEEDE TEST—140 WORTH TEST.

NAME	NAME	NAME
NAME	NAME	NAME

(By order)

SECRETARY,

Office of the Director, for Govt. Examinations,  
Madras, 15th October 1935.









## UNCLAIMED PROPERTY.

Notice is hereby given that the undermentioned items of property consisting of gold and silver jewelry, watches, pipes, brass, tinware, furniture, guns, spectacles, umbrellas, etc., comprising unclaimed at the office of the Commissioner of Police, Porters, up to 31st August 1935, will be disposed of in public sale on or after 1st April 1936, unless any person who may have a claim thereon appears before the undersigned and establishes his claim before that day.

(a) Items of property mentioned under I will be sold by public auction or by tender.  
(b) Those mentioned under II will be returned to the owner.

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## PUBLIC HEALTH DEPARTMENT

Public Health Department.  
Total Statistics of the Municipal Town of the Madras Free-Board for the week ending 26 September 1935

Geographical Division		POPULATION BY SEX AND AGE GROUP, 1910			Total		Sex										Total			
		Male			Female			Male					Female					Total		
		Male	Female	Total	Male	Female	Total	Male	Female	Total	Male	Female	Total	Male	Female	Total				
Alabama	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
Alaska	100,000	100,000	200,000	100,000	100,000	200,000	100,000	100,000	200,000	100,000	100,000	200,000	100,000	100,000	200,000	100,000	100,000	200,000		
Arizona	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
Arkansas	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
California	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
Colorado	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
Connecticut	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
Delaware	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
District of Columbia	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
Florida	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
Georgia	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
Idaho	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
Illinois	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000		
Indiana	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000									

\* See notes on reverse side.

Medias, 15th October 1981

<sup>5</sup> AIRBORNE ROUTES OF AIRBORNE AND DROPPED FROM AIRBORNE DISTANCE IS THE FRONTIER OF MADRID SINCE THE WEEK ENDING 14th SEPTEMBER 1933.

[illegible]

	<u>Culture</u>		<u>Inoculum</u>		<u>Plasma</u>		<u>Serum</u>	
	<u>medium</u>		<u>medium</u>		<u>medium</u>		<u>medium</u>	
Negative control (rand)	d	d	d	d	d	d	d	d

[illegible]

Name of land (year) and description.	Chalco.		Savannah.		Pine.		Savannah.	
	Acres.	Shades.	Acres.	Shades.	Acres.	Shades.	Acres.	Shades.
<b>Chalco.</b>								
Chalco (1890-1900)	10	10	10	10	10	10	10	10
Chalco (1901-1902)	10	10	10	10	10	10	10	10
Chalco (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Savannah.</b>								
Savannah (1890-1900)	10	10	10	10	10	10	10	10
Savannah (1901-1902)	10	10	10	10	10	10	10	10
Savannah (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Pine.</b>								
Pine (1890-1900)	10	10	10	10	10	10	10	10
Pine (1901-1902)	10	10	10	10	10	10	10	10
Pine (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Savannah.</b>								
Savannah (1890-1900)	10	10	10	10	10	10	10	10
Savannah (1901-1902)	10	10	10	10	10	10	10	10
Savannah (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Grand Total</b>	120	120	120	120	120	120	120	120

AGRICULTURE FACTORY OF ADVANCE AND DRAINAGE FROM  
Savannah, Georgia, to the Province of Georgia,  
during the week ending 1st September 1903.

Name of land (year) and description.	Chalco.		Savannah.		Pine.		Savannah.	
	Acres.	Shades.	Acres.	Shades.	Acres.	Shades.	Acres.	Shades.
<b>Chalco.</b>								
Chalco (1890-1900)	10	10	10	10	10	10	10	10
Chalco (1901-1902)	10	10	10	10	10	10	10	10
Chalco (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Savannah.</b>								
Savannah (1890-1900)	10	10	10	10	10	10	10	10
Savannah (1901-1902)	10	10	10	10	10	10	10	10
Savannah (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Pine.</b>								
Pine (1890-1900)	10	10	10	10	10	10	10	10
Pine (1901-1902)	10	10	10	10	10	10	10	10
Pine (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Savannah.</b>								
Savannah (1890-1900)	10	10	10	10	10	10	10	10
Savannah (1901-1902)	10	10	10	10	10	10	10	10
Savannah (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Grand Total</b>	120	120	120	120	120	120	120	120

Name of land (year) and description.	Chalco.		Savannah.		Pine.		Savannah.	
	Acres.	Shades.	Acres.	Shades.	Acres.	Shades.	Acres.	Shades.
<b>Chalco.</b>								
Chalco (1890-1900)	10	10	10	10	10	10	10	10
Chalco (1901-1902)	10	10	10	10	10	10	10	10
Chalco (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Savannah.</b>								
Savannah (1890-1900)	10	10	10	10	10	10	10	10
Savannah (1901-1902)	10	10	10	10	10	10	10	10
Savannah (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Pine.</b>								
Pine (1890-1900)	10	10	10	10	10	10	10	10
Pine (1901-1902)	10	10	10	10	10	10	10	10
Pine (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Savannah.</b>								
Savannah (1890-1900)	10	10	10	10	10	10	10	10
Savannah (1901-1902)	10	10	10	10	10	10	10	10
Savannah (1903-1904)	10	10	10	10	10	10	10	10
<b>Total</b>	30	30	30	30	30	30	30	30
<b>Grand Total</b>	120	120	120	120	120	120	120	120

Product (all sizes) and materials	Girders		Beams		Plates		Reinforcing bars	
	Atlantic	Pacific	Atlantic	Pacific	Atlantic	Pacific	Atlantic	Pacific
<b>Structural</b>								
I-beams	100	100	100	100	100	100	100	100
Channels	100	100	100	100	100	100	100	100
Angles	100	100	100	100	100	100	100	100
Bolts	100	100	100	100	100	100	100	100
Welding	100	100	100	100	100	100	100	100
Paints	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100	100
Aluminum	100	100	100	100	100	100	100	100
Copper	100	100	100	100	100	100	100	100
Brass	100	100	100	100	100	100	100	100
Zinc	100	100	100	100	100	100	100	100
Lead	100	100	100	100	100	100	100	100
Tin	100	100	100	100	100	100	100	100
Nickel	100	100	100	100	100	100	100	100
Total	100	100	100	100	100	100	100	100
<b>Other</b>								
Steel	100	100	100	100	100	100	100</	

## NOTIFICATION.

The Government of India have decided that the Director and the Assistant Directors of Public Health in this Presidency may also serve and discharge several duties of vaccination officers and inspectors.

C. N. GANAPATHY, *Lieut.-Col., I.M.S.,  
Director of Public Health*

Blanchard, Todd August 26, 2013

### **JUDICIAL NOTIFICATIONS**

## DECLARATION

[illegible]

And also that at the same thematic place will be hidden a summary of *Adventures* for the level of all values and

And I barely repress a vision of people lined to protest and give aidance at the above findings or to again threaten to picket at the time and place chosen and not to depart without leave.

Three cancelled the performance, dated the 27th September 1944.

J. W. SMITH,  
Director of Research.

High Court, Madras,  
14th October 1921.

## INVESTMENT OF POWERS.

Under section 124 (1) of the Code of Civil Procedure (Act V of 1908), as amended by the Decree of the Act, 1914 (IV of 1914), the High Court is pleased to direct that the aforementioned officers shall, in cases in which an appeal is allowed, take down the evidence with his own hand in the English language:—

M. R. R. E. A. Agapou, Clinique d'ophtalmologie, Hôpital de la Pitié-Salpêtrière, Paris, France

### 2. *SEMIVARA AYFAN* *Assoc. Assistant Lecturer*

High Court, Madras,  
7th October 1875.

#### NOTIFICATION

The High Court has made the following arrangements to the Appellate Tax Rules, 1961, and publishes them for general information. It shall come into force immediately.

*Indicate the following for rule 48 A, 1-4:*  
*Number of copies in the Study Group A*

3. Subject to any orders to the contrary, cases transferred from the north list at from southern last Court Lock, or coming on after adjournment shall be posted at the bottom in the Daily Cases List the hearing arranged in the order in which they were filed on Court.

(a) Cases in which the hearing has been decided to be expedited or adjourned.

(c) Part-board, quora and case in which reports have been called for or findings have been exhausted.

(4) Cases which have been directed by Court to be posted to a further date or on the expiry of a specified period.

(d) Cause it, which there is a stay of proceedings on the trial and of all other civil and criminal suits.

(c) Cases, the pendency of which causes delay in the disposal of cases pending in lower courts.

4. *Stewart: A person is not a saint.*

16) Original Eide appeals, Guy Cecil Court appeals and Letters Patent forms.

141. Journal in notebook and manuscript form.

(v) *Argemone* sp. (seed as *Argemone* sp.)

(D) Appeals under special Acts such as the Banking Companies Act, Gasoline and Works Act, Insolvency

(b) Cases of a quasi-principal nature such as contingent

(3) Date at which resolution of distress or action of

(Sd.) C. Maitavay, Nain, officiating Chief Justice

1	M. D. CRAGG	Adj. 1.
2	GILBERT STONE	
3	S. VANDERKAM	
4	WILFRED DICK	
5	FRANK MICKLEY	
6	T. THORNTON BOW	
7	A. J. KING	
8	S. THOMPSON	
9	F. VERMILIONMANE BIRD	
10	E. F. LINDHARTMAN BIRD	
11	K. S. MASON	
12	A. C. STELLMAN	

D. AFSA.  $\text{HNO}_3$   
Acetic AnhydrideHigh Court, Madras,  
24th August 1900.





No. 21 of 1935, *Ses-Court, Annapolis*.Adipha Karyaswamy-Petitioner (Chetty).  
Pillai Adipha Kari Adipha—Respondent (Chetty).

Notice is hereby given under section 19 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare the respondent as insolvent is posted as the 10th day of November 1935 for the hearing of adjournment.

No. 21 of 1935, *Ses-Court, Annapolis*.

Children Malapappa of Typalappappa—Petitioner (Chetty).

Children Subbaraya and others—Respondent (Chetty).

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act that the above-named petitioner has applied to this Court to adjudicate him as insolvent and that this application is posted for hearing to 25th October 1935. Any creditor wishing to oppose the same may appear in person or by pleader in this and date.

M. BASUDEVANATHA ACHARYA, Subordinate Judge.

Annapolis, 28th October 1935.

No. 37 of 1935, *Ses-Court, Annapolis*.

Nagji Reddi and Mustafa Reddi—Petitioner.

Nagappa and eight others—Respondent.

Notice is hereby given under clause (2) of section 19 of the Provincial Insolvency Act that the above-named petitioner have applied to this Court to adjudicate them as insolvent and that this application is posted for hearing to 10th November 1935. Any creditor wishing to oppose the same may appear in person or by pleader on the said date.

J. JASANTHARAYYA, Subordinate Judge.

Annapolis, 10th October 1935.

No. 42 of 1935, *Ses-Court, Annapolis*.

Karny Subbaraya, Insolvency and Insolvency of Vaidya—Petitioner.

Vaidyanatha Lakshmi Kandaswami and others—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the order of adjudication passed against the petitioner was annulled by an order of this Court, dated 6th September 1935.

No. 77 of 1935, *Ses-Court, Annapolis*.

Swathi Venkateswaraiah, son of Akkireddi, Reddi and collector of Koppal, Dapchi taluk—Petitioner.

Yerraboina Manappaiah—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the order of adjudication passed against the petitioner was annulled by an order of this Court, dated 21st September 1935.

No. 84 of 1935, *Ses-Court, Annapolis*.

Pandi Ramappa, Kanna and collector of Reddichalapa, Insolvency of Kanna—Petitioner.

Kannappa Vaidya Lakshmana and others—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the order of adjudication passed against the petitioner was annulled by an order of this Court, dated 14th September 1935.

No. 86 of 1935, *Ses-Court, Annapolis*.

Gangavennu Venkaya and Gangavennu Kanna, Kanna and collector of Koppal, Dapchi taluk—Petitioner.

Gangavennu Kanna and others—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner have been adjudged insolvent by an order of this Court, dated 14th September 1935, and that this condition may prove their claims before the Official Receiver, Guatam. Time for discharge, one year.

No. 106 of 1935, *Ses-Court, Annapolis*.

Murala Kannaiah, son of Subbaraya, Vaidya and trader of Subbaraya, Dapchi taluk—Petitioner.

Pandi Ramappa—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner have been adjudged insolvent by an order of this Court, dated 14th September 1935, and that this condition may prove their claims before the Official Receiver, Guatam. Time for discharge, one year.

No. 11 of 1935, *Ses-Court, Annapolis*.

Ghoshya Subbaraya—Petitioner (Chetty).

Dandachari Venkateswara, son of Pannala, Kanna and collector of Koppal, Dapchi taluk—Respondent (Chetty).

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has been adjudged insolvent by an order of this Court, dated 14th September 1935, and that this condition may prove their claims before the Official Receiver, Guatam. Time for discharge, one year.

No. 12 of 1935, *Ses-Court, Annapolis*.

Ratnappa Venkata Subbaraya—Petitioner.

Kannappa Venkaya, Kanna and collector of Koppal, Dapchi taluk—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has been adjudged insolvent by an order of this Court, dated 14th September 1935, and that this condition may prove their claims before the Official Receiver, Guatam. Time for discharge, one year.

No. 45 of 1935, *Ses-Court, Annapolis*.

Jandappa Subbaraya, son of Subbaraya, Kanna and collector of Koppal—Petitioner.

Kanna Subbaraya and others—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has filed an application in this Court regarding that he may be adjudged insolvent and that the petition stands posted to 10th November 1935 for hearing.

No. 47 of 1935, *Ses-Court, Annapolis*.

Kanna Venkateswara, son of Venkateswara, Vaidya and trader of Koppal, Dapchi taluk—Petitioner.

Tippurappa Kannaiah and others—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has filed an application in this Court regarding that he may be adjudged insolvent and that the petition stands posted to 10th November 1935 for hearing.

No. 48 of 1935, *Ses-Court, Annapolis*.

Kanna Venkateswara, son of Pannala, Subbaraya, Vaidya and trader of Koppal, Dapchi taluk—Petitioner.

Tippurappa Kannaiah and others—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has filed an application in this Court regarding that he may be adjudged insolvent and that the petition stands posted to 10th November 1935 for hearing.

No. 49 of 1935, *Ses-Court, Annapolis*.

Kanna Subbaraya, son of Chennappa, Vaidya and trader of Koppal, Dapchi taluk—Petitioner.

Kanna Subbaraya and others—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has filed an application in this Court regarding that he may be adjudged insolvent and that the petition stands posted to 10th November 1935 for hearing.

No. 50 of 1935, *Ses-Court, Annapolis*.

Adipha Kannaiah and Kannaiah Subbaraya—Petitioner (Chetty).

Kanna Subbaraya and Kanna Kannaiah—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner have been adjudged insolvent by an order of this Court, dated 14th September 1935, and that this condition may prove their claims before the Official Receiver, Guatam. Time for discharge, one year.

No. 51 of 1935, *Ses-Court, Annapolis*.

Pannala Venkata Subbaraya—Petitioner.

Kannaiah Subbaraya, son of Chennappa, Vaidya and trader of Koppal, Dapchi taluk—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has filed an application in this Court regarding that he may be adjudged insolvent and that the petition stands posted to 10th November 1935 for hearing.

No. 52 of 1935, *Ses-Court, Annapolis*.

Pannala Venkata Subbaraya—Petitioner.

Kannaiah Subbaraya, son of Chennappa, Vaidya and trader of Koppal, Dapchi taluk—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1920 that the above-named petitioner has filed an application in this Court regarding that he may be adjudged insolvent and that the petition stands posted to 10th November 1935 for hearing.





## No. 1 of 1935, SUE-COURT, COVENEANCE.

Kushakrishna Reddy, son of Rama Reddy, Gajipathur, Cuddalore taluk—*Petitioner*.  
 Lakshminarayana Aiyar, etc.—*Respondents*.

Section 18 (1). Petition to adjudge petitioner an insolvent made posted to 15th November 1935 for hearing. Those who wish to oppose may appear on that day and do so.

## No. 42 of 1935, SUE-COURT, COVENEANCE.

Gajalakshmi Nayudu, son of Sivasappa Nayudu, Palayam, Cuddalore taluk—*Petitioner*.  
 Ranganatha Padayachi, son of Chinnappa Padayachi, Ranganatha Padayachi and Manjappa Padayachi, sons of Ranganatha Padayachi, Kattayalappan, Cuddalore taluk—*Respondents*.

Section 18 (1). Petition to adjudge respondents insolvent made posted to 15th November 1935 for hearing. Those who wish to oppose may appear on that day and do so.

## No. 43 of 1935, SUE-COURT, COVENEANCE.

Rajaramaiah Chetti, son of Padayappa Chetti, Puzos—*Petitioner*.  
 Gajalakshmi Nair, son of Ramaswami Nair, Kattayalappan, Cuddalore taluk—*Respondent*.

Section 18 (1). Petition to adjudge respondent an insolvent made posted to 15th November 1935 for hearing. Those who wish to oppose may appear on that day and do so.

## No. 46 of 1935, SUE-COURT, COVENEANCE.

Koppaswami Pillai, son of Sathiswami Pillai, Tenkasi, Vudhathampalayam taluk—*Petitioner*.  
 Lakshminarayana Chetti, etc.—*Respondents*.

Section 18 (1). Petition to adjudge petitioner an insolvent made posted to 15th November 1935 for hearing. Those who wish to oppose may appear on that day and do so.

R. S. SUBRAMANYAM,  
*Judicial Magistrate*

Cuddalore, 15th October 1935.

## No. 14 of 1935, SUE-COURT, COVENEANCE.

Panduranga Chettyar, son of Pandira Chettyar, residing at Vengay street, Tirukara, Periyakulam taluk—*Petitioner* (Debtors).  
 Madan Chettyar and five two others—*Respondents* (Creditors).

Notice under section 20 (2) of Act V of 1935 is hereby given that the above-named petitioner has been adjudged insolvent by order of this Court, dated 3rd October 1935. Term for discharge, one year. All creditors should present their claims as soon as possible before the Official Receiver, Madras, in the form prescribed under the rules.

T. V. KRISHNAN PAVAR,  
*Judicial Magistrate*

Dindigul, 2nd October 1935.

## No. 45 of 1935, SUE-COURT, COVENEANCE.

A. Venkatesa Ramu Reddy, widow by Pandita V. Dhanu Reddy—*Petitioner*.  
 Gajalakshmi Nayudu, son of Sivasappa Nayudu, Palayam, Cuddalore taluk—*Respondent*.

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act that the above-named petitioner has applied to this Court to adjudicate respondents as insolvent and that this application is posted for hearing to 15th November 1935. Any creditor wishing to oppose the same may appear in person or by pleader on the said date.

## No. 45 of 1935, SUE-COURT, COVENEANCE.

Pandita Subbaraya Reddy, Dindigul, Kham taluk—*Petitioner*.  
 Subbaraya Venkatesa Reddy and others—*Creditors*.

Notice is hereby given under section 20 (2) of the Provincial Insolvency Act that the above-named petitioner has applied to this Court to adjudicate respondents as insolvent and that this application is posted for hearing to 15th November 1935. Any creditor wishing to oppose the same may appear in person or by pleader on the said date.

C. RAJADOPALAN,  
*Judicial Magistrate*

Kannur, 8th October 1935.

## No. 17 of 1935, SUE-COURT, COVENEANCE.

Somasudama Chettyar—*Petitioner* (Debtors).  
 Kattayalappan Chettyar—*Respondent* (Creditors).

Notice is hereby given under section 18 (2) of Act V of 1935 that the petitioner has applied to this Court to adjudge the respondent an insolvent and that his application was posted for hearing to 15th November 1935 before this Court. Any person wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

L. V. SIVARAMAKRISHNA AYYAR,  
*Judicial Magistrate*

Kushidam, 11th October 1935.

## No. 50 of 1935 (L.A. No. 256 of 1935), SUE-COURT, MADRAS.

Sankaranarayanan Ambalam, son of Sankaranarayanan, at Sankaranarayanan, Marudathurai—*Petitioner* (Debtors).  
 M. M. Nayudu Ayyar, Nayudu Ayyar & Co., Madras, and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioner has applied under section 41 of Act V of 1935 for an order of absolute discharge in his favour and that the said petition was posted to 15th November 1935 for hearing in this Court.

## No. 48 of 1935 (L.A. No. 185 of 1935), SUE-COURT, MADRAS.

S. V. Kannan Pillai and Vairava Pillai, son of Sankaranarayanan, residing at Madras—*Petitioner* (Debtors).  
 T. Madhavan Ayyar and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioner has applied under section 41 of Act V of 1935 for an order of absolute discharge in his favour and that the said petition was posted to 15th November 1935 for hearing in this Court.

## No. 18 of 1935, SUE-COURT, MADRAS.

Sankaranarayanan Pillai, son of M. S. Sankaranarayanan, at door No. 81, South Vengal street, Madras town—*Petitioner* (Debtors).

T. A. Sankaranarayanan Pillai and others—*Respondents* (Creditors).

Notice under section 20 of Act V of 1935 is hereby given that the above-named petitioner (debtor) was adjudged insolvent by this Court on 11th September 1935 and that he is allowed to apply for his discharge within six months from the date of adjudication. The creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, affidavits in Form No. 2 of the Provincial Insolvency Rules.

## No. 46 of 1935, SUE-COURT, MADRAS.

Gobin M. Kanyasara Ayyar and Gobin N. Periyasami, son of Gobin Sankaranarayanan Ayyar at Ramnad road at Madras—*Petitioner* (Debtors).

Maj. J. J. M. Ramana and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioner (debtor) has applied under section 16 of Act V of 1935 for an order of absolute discharge in his favour and that the said petition was posted to 15th November 1935 for hearing in this Court.

T. VARADACHARI,  
*Judicial Magistrate*

Madras, 24th October 1935.

## No. 67 of 1935 (L.A. No. 223 of 1935), SUE-COURT, MADRAS.

Pandita Venkatesanarayanan—*Petitioner* (Debtors).  
 Subbaraya Venkatesanarayanan & Co. and others—*Respondents* (Creditors).

Notice is hereby given under section 41 of Act V of 1935 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition was posted to 15th November 1935 for hearing. Any creditor wishing to oppose the same may appear in person or by pleader on the said date.

No. 18 of 1922 (L.S. No. 115 of 1922), **SEN-CORR, MANIPUR.**

**Chengappa Venkata Subbaya—Petitioner.**  
**Surendraiah Chaturangayya and others—Respondents.**

Notice is hereby given that the above petition filed by the petitioner under section 35 of Act V of 1908 for appointing the income of unoccupied lands for the hearing before the above Court on 15th November 1922.

**M. M. ISPARANI,**  
*Principal Subordinate Judge.*

Manipalpur, 26th October 1922.

No. 25 of 1922, **SEN-CORR, NARAYAN.**

**Nanda Sanyasara—Petitioner (Creditor).**  
**Maharaja Nandamangala—Guarantor-petitioner (Debtor).**

Notice is hereby given under section 35 (2) of the Provincial Insolvency Act V of 1908 that the above named petitioner has applied to the Court for appointing the unoccupied lands in question and that the said petition stands posted to 25th November 1922 for hearing. Any creditor willing to oppose the same may appear before the Court either in person or by valid on the said date.

**T. M. SUNDHARA AYYANGAR,**  
*Subordinate Judge.*

Narayan, 26th October 1922.

No. 8 of 1922, **SEN-CORR, THE NIDHIA.**

**K. Anandiah Sahib, son of Khadim Sahib, Mahomedan, aged about 55 years, a Hindu and vegetable merchant, residing at Nidhina—Petitioner (Debtor).**  
**S. Subbaya Pillai and another—Creditors.**

Notice is hereby given that the respondent above named has applied to the Court for his discharge and the petition is posted to 4th November 1922 for hearing.

No. 16 of 1922, **SEN-CORR, THE NIDHIA.**

**H. L. Mahomed Sahib, son of Mah. Zaidah Sahib, a Hindu and merchant, Civil Munsif, residing at Nidhina—Petitioner.**  
**Assanah Sahib—Petitioner (Creditor).**  
**B. M. Subbaya, son of Deva, Madia Hestay, a Hindu, Resident, residing at Nidhina, District—Debtor.**

Notice is given that the petitioner above named has applied to the Court to appoint the respondent above named as his creditor and the petition stands posted to 15th November 1922 for hearing.

**K. N. COPALAN,**  
*Subordinate Judge.*

Nidhina, 26th October 1922.

No. 1 of 1922, **SEN-CORR, OTTAPURAM.**

**Chelapam Bank Limited, President K. G. Das, Agents Bank Agency of Kurnool district, Calicut taluk—Petitioner.**

**Kandamandam Siva Manayam—Kandamandam Kandiappan of Padar taluk, Kanchipuram district, Pandar taluk, and the others—Respondents.**

Notice is hereby given under section 35 of the Provincial Insolvency Act that the petitioner above named has been adjudged insolvent by order of the Court, dated 25th September 1922, and that he is directed to apply for his discharge within six weeks from that date. All creditors of the insolvent should appear before the Court before the Official Receiver at Calicut, as soon as possible by attending or sending by registered post an affidavit as required by the rules.

**M. N. RANGADA,**  
*Subordinate Judge.*

Ottapalam, 26th September 1922.

No. 20 of 1922, **SEN-CORR, SYCAMORA.**

**S. T. M. Virendra Chetty, son of Thiruvann Chetty, residing at Sycamore, Ramnad district—Petitioner (Debtor).**

**M. M. Rajan Ayyar and Company, through its partner M. M. Sanyasara Ayyar and others—Respondents (Creditors).**

Notice is hereby given that the above named petitioner has applied to the Court to appoint him as insolvent and that the petition stands posted to 25th November 1922 for hearing.

No. 21 of 1922, **SEN-CORR, SYCAMORA.**

**S. Sanyasara Ayyar—Petitioner (Creditor).**  
**Manikam Ayyar, son of D. Dhanaraj Ayyar, residing at Sycamore, Ramnad district—Respondent (Debtor).**

Notice is hereby given that the above named petitioner has applied to the Court to appoint respondent as insolvent and that the petition stands posted to 15th November 1922 for hearing.

**D. S. RAJA RAU,**

*Subordinate Judge.*

Sycamore, 26th October 1922.

No. 16 of 1922, **SEN-CORR, SOUTH MALABAR.**

**A. T. Chandrasekhar and others—Petitioner.**  
**K. Kandi Ram—Respondent.**

Notice under section 35 of Act V of 1908 is hereby given that the above named respondent has been adjudged insolvent by the Court on 14th September 1922 and that he is directed to apply for his discharge within one year from the date of adjudication. The creditors are required to present their claims as soon as possible by delivering or sending by registered post to the Official Receiver of South Malabar, Calicut, Form No. 2 of the Provincial Insolvency Rules.

No. 25 of 1922, **SEN-CORR, SOUTH MALABAR.**

**Rajji Bhaskara Khanna, a son of Raji Gani Raji Mahomed—Petitioner.**  
**Thampi Thampi Kandi Mahomed—Respondent.**

Notice is hereby given under section 35 (2) of the Provincial Insolvency Act that the above named petitioner has applied to the Court to appoint the respondent as an insolvent and the petition stands posted to 15th November 1922 for hearing. Any person willing to oppose the petition may appear either in person or by a duly authorized agent.

No. 23 of 1922, **SEN-CORR, SOUTH MALABAR.**

**R. Raji Bhaskara—Petitioner.**  
**A. M. Vasudevan Sanyasara and others—Respondents.**

Notice is hereby given under section 35 (2) of the Provincial Insolvency Act that the above named petitioner has applied to the Court to appoint the respondents as insolvents and the petition stands posted to 15th November 1922 for hearing. Any person willing to oppose the petition may appear either in person or by a duly authorized agent.

**P. K. KANUNNI MENON,**  
*Subordinate Judge.*

Calicut, 26th September 1922.

No. 20 of 1922, **SEN-CORR, TENALI.**

**Siva Venkatarathnam—Petitioner.**  
**Assanah Venkata Mahomedan, Assanah Mahomedan and Assanah Sanyasara—Respondents.**

Notice is hereby given under section 35 of the Provincial Insolvency Act that the above named respondents have been adjudged insolvent by an order of the Court, dated 25th September 1922, and that creditors may present their claims before the Official Receiver, Calicut. Time for discharge, one year.

No. 22 of 1922, **SEN-CORR, TENALI.**

**Venugopala Rameshchandra—Petitioner.**  
**Maria Subbaya Raju, Panna Sanyasara and Kanna Sanyasara—Respondents.**

Notice is hereby given under section 35 of the Provincial Insolvency Act that the above named respondents have been adjudged insolvent by an order of the Court, dated 25th September 1922, and that creditors may present their claims before the Official Receiver, Calicut. Time for discharge, one year.

No. 22 of 1922, **SEN-CORR, TENALI.**

**Mahomed Venkatarathnam—Petitioner.**  
**Kannappa Sanyasara and others—Respondents.**

Notice is hereby given under section 35 (2) of the Provincial Insolvency Act that the above named petitioner has filed an application requesting that he may be adjudged an insolvent and that the said petition stands posted to 25th October 1922 for hearing.



No. 45 of 1913, DISTRICT MISTRY'S COURT, KARAIK.

Vedala Chelli, Abdul Choda, and Ramaswami Chelli, sons of Vedala Chelli, aged 17, residing at Karamathapuram, hamlet of Nellore Taluk, District of Karaikal-Puducherry.

The Petitioners' Solicitor Company and its officers—*Respondents*.

Notice under section 18 (2) of Act V of 1912 is hereby given that the above-named petitioner has applied to this Court to enforce his rights as mentioned. Hearing, 21st November 1913.

B. C. PARICHINATHAN,  
Additional District Mistry.

Karaikal, 18th October 1913.

No. 14 of 1913, DISTRICT MISTRY'S COURT, KARAIK.

Shri. Kallala Rathi, son of Shri. Thei Rathi, residing at last portion of shop No. 100 B, Madhavapur, Calcutta—*Petitioner* (Respondent).

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied for being declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

A. PARAMESWARA SWAMY,  
District Mistry.

Coimbatore, 4th October 1913.

No. 8 of 1913, DISTRICT MISTRY'S COURT, KARAIK.

Kannu Marudai Chellappa—*Petitioner* (Respondent).

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied to this Court to be declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

M. ANJULANDAN PILLAI,  
District Mistry.

Dindigul, 9th October 1913.

No. 40 of 1913, DISTRICT MISTRY'S COURT, COYDUR.

Koti Kallidurai of Poth Kallidurai—*Petitioner*.

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied to this Court to be declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

S. TILAHADAI KAYITHI,  
District Mistry.

Coimbatore, 18th October 1913.

No. 41 of 1913, DISTRICT MISTRY'S COURT, COYDUR.

Kandala Kame Rathi, son of Yama Rathi of Kandala—*Petitioner*.

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied to this Court to be declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

S. TILAHADAI KAYITHI,  
District Mistry.

Coimbatore, 18th October 1913.

No. 12 of 1913, DISTRICT MISTRY'S COURT, COYDUR.

Shri. Poth Kallidurai Rathi, son of Shri. Kallidurai, aged 24 years, residing at Poth Kallidurai, District of Karaikal-Puducherry.

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied to this Court to be declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

S. TILAHADAI KAYITHI,  
District Mistry.

Coimbatore, 18th October 1913.

No. 1 of 1913, DISTRICT MISTRY'S COURT, KARAIK.

Kannu Marudai Chellappa—*Petitioner* (Respondent).

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied to this Court to be declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

S. KURUPPAPPAN,  
District Mistry.

Karaikal, 20th October 1913.

No. 2 of 1913, DISTRICT MISTRY'S COURT, KARAIK.

Kannu Marudai Chellappa, son of Poth Kallidurai, residing at Karaikal, hamlet of Karaikal Taluk, District of Karaikal-Puducherry.

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied to this Court to be declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

S. K. KURUPPAPPAN,  
District Mistry.

Karaikal, 22nd October 1913.

No. 24 of 1913, DISTRICT MISTRY'S COURT, KARAIK.

Thappa Rathi Poth Rathi—*Petitioner*.

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied to this Court to be declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

S. K. KURUPPAPPAN,  
District Mistry.

Karaikal, 22nd October 1913.

No. 25 of 1913, DISTRICT MISTRY'S COURT, KARAIK.

Thappa Rathi Poth Rathi—*Petitioner*.

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied to this Court to be declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

S. K. KURUPPAPPAN,  
District Mistry.

Karaikal, 22nd October 1913.

No. 26 of 1913, DISTRICT MISTRY'S COURT, KARAIK.

Thappa Rathi Poth Rathi—*Petitioner*.

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied to this Court to be declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

S. K. KURUPPAPPAN,  
District Mistry.

Karaikal, 22nd October 1913.

No. 27 of 1913, DISTRICT MISTRY'S COURT, KARAIK.

Thappa Rathi Poth Rathi—*Petitioner*.

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied to this Court to be declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

S. K. KURUPPAPPAN,  
District Mistry.

Karaikal, 22nd October 1913.

No. 28 of 1913, DISTRICT MISTRY'S COURT, KARAIK.

Thappa Rathi Poth Rathi—*Petitioner*.

Notice is hereby given under section 18 (2) of Act V of 1912 that the above-named petitioner has applied to this Court to be declared an undivided son and that his application is pending in this Court on 21st November 1913 for hearing.

S. K. KURUPPAPPAN,  
District Mistry.

Karaikal, 22nd October 1913.

petitioner has applied to this Court for declaring him an indigent and that his petition stands posted to the 12th day of November 1978 for hearing. Any person opposing the same may appear before this Court on the next date either in person or by pleader and file his objections.

V. VENKATASUBBAGIRI RAO,  
Madras Branch

MacGregor, B. B. *Chiriac* 1993.No. 8 of 1910, Chairman Meyer's Court,  
Washington.[illegible]

Notice is hereby given that the insolvency petition stands posted to 26th November 1935 for objections to the administration.

[illegible]

Manuscript, 1st October 1913.

No. 4 of 1985, Derricks House's Corner, Pasigayon, Mangile Subiguis, alias Dabbeles-Palisan (Zamor) - Jetao Subalsalabawana and others - Criminal.

Under section 28 of the Provincial Highway Act, notice is hereby given that the above-named petition has been adjudged invalid on 10th October 1955 and that it should apply for discharge on or before 16th April 1956. Creditors should give their claims within 740 months from the date of publication of this notice in the Gazette, Gambia, by entering or sending by registered post to the Official Receiver an affidavit in Form No. 2 of the Madras Provincial Highway Rules. They should also give the Official Receiver all necessary particulars and provide him with names when necessary.

D. ANSARAYASAYYA,  
District Engineer

Frederator, 21th October 1995.

No. 11 of 1810, *Durand Meyer's Case*.

K. M. Sreedh Reddy, son of Mrs Reddy, residing at Thrippappett, attached to Tirappettur, Tirupattur taluk - Palani District.

Makridakos Center and others—*Agenda*  
(1994/95)

Motion is hereby given under section 10 (1) of Act V of 1939 that the above-named petitioner has applied to this Court to adjudge him an insolvent, that the said petition is posted on 11th November 1945 for hearing and that any person wishing to oppose the same may appear in this Court either in person or by pleader at 11 a.m. on the next day.

M. RAYANUSACHARI,<sup>\*</sup>  
Bharatpur, Mysore

Wingspan, 805 October 1928.

No. 2 of 1883, Emperor Meiji's Court,  
Tokyo.

Amurward Appanagar, adopted son of Kallappa Appanagar, residing at Srirangapuram taluk, Srirangapuram taluk—Pondicherry.

Nature is hereby given that the aforementioned petitioners have applied under section 41 of the Foreword and Land Survey Act for an order of absolute discharge and the application stands posted by Six November 1891 for answer.

No. 31 of 1914, District Muziris Court,  
Kannur.

Kanagawa: Amri, son of Arunabaleu Amri, residing at Vahikungamara. Best friend of Karia Tinsachaka of Thudrator Lake, Sakon.

Notice is hereby given that the aforementioned petitioner has applied to the Court for being adjudged as insolvent and that his application comes on for hearing at 10 o'clock November 1915.

E. N. RAJAGOPAL SASTRI,  
Dindur, Mysore

Revised manuscript, 28th September 2014.

11.34

84. 11 or 1025, Duffrey House's Caves, Yucatan.  
Richard Tatagaya, son of Tatagaya-Pachan.  
Yucatan Yucatan Substrata and great algeas.  
Cordoba.

Notice is hereby given under section 18 (2) of the Presidential Elections Act that the abovesigned petitioner has applied to this Court to set aside his an election and that the said petition stands listed to 20th October 2014 for hearing. Any candidate wishing to oppose the case may appear in person or by a valid on the said date.

No. 12 on 1895. DISTRICT MOTHER'S CURRY, TEXAS.  
Adityaaji Venkata Subbayyaiah as manager of the joint  
family, one of Venkatesha, of Peddigidlovaram.—  
Pedduru

Notice is hereby given under section 16 (1) of the Powers of Judiciary Act that the above-named petitioner has applied to this Court to adjudge him to be an insolvent and that the said petition was posted to 20th November 1935 for hearing. Any creditor willing to oppose the same may appear in person or by a writal on the said date.

No. 44 of 1935, DISTRICT MUNCIPALITY, VENANT  
Fampradi Trachayya, son of Ramaswami—Pannaset  
Nataraja Venkata Subbaya and sons alone—  
Chidambaram.

Notice is hereby given, under section 19 (2) of the Provincial Insolvency Act that the shareholding petition has applied to the Court to disqualify him on Insolvency and that the said petition stands posted on 20th October 1955 for hearing. Any creditor wishing to oppose the same may appear in person or by a valuer on the said date.

No. 15 at 1935, Bengali Street's Corner, Tenali.  
Konda Badi Reddi and Konda Badi Reddi, sons of  
Pandi Reddi of Vallabhapuram—Pottur.  
Radhamani Koteswary and Gorrappa—Ondra.

Notice is hereby given under section 16 (3) of the Provincial Insolvency Act that the above-named petitioners have applied to the Court to sequestrate the said insolvent and that the said petition stands posted to 24th November 1935 for hearing. Any creditor willing to oppose the same may appear in person, or by a valuer on the said date.

E. CHAKRAVARTI,  
Additional District Munsif

Downloaded At: 11:53 11 October 2009

No. 11 of 1913, District Manager's Office,  
Tombouctou.

George Hayado—President (President),  
Shoichi Kikukawa—Chair and Vice-Chair—Nagoya  
and Chiba.

Notice is hereby given, that the order, dated 7th April 1934, adjourning the above petitioners to be heard, has been cancelled by the Court under section 43 (1) of the Act by an order, dated 25th September 1935.

C. D. THOLOSAN NUDALYAR,

Thrupperton, 7th October 1936.

No. 4 of 1918 (I.A. No. 1813 of 1918).  
District Judge's Court, Tennessee.

*Sedum* Filif. var. of *Potentilla* Filif. growing at  
Bukharalinsk village, Terekhovsky dist.—*Potentilla*  
*(Sedum)* Filif.

Native is hereby given under section 41 (a) of Act V of 1920 that the provisions above named has applied to the Court for an absolute order of discharge and that the same is posted to 26 November 1920.

Mr. & Mrs. DORRIS MUMFORD, 1000, Tenth Avenue  
Spokane Falls, Wash., ex. of Kootenai Nat. Park, from  
Chief of National Park, Spokane Falls, Wash.  
Kootenai Nat. Park, Spokane Falls, Wash.  
Kootenai Nat. Park, Spokane Falls, Wash.  
Kootenai Nat. Park, Spokane Falls, Wash.

Notice is hereby given, under section 37 (2) of Act 1 of 1923 that by order passed on 9th October 1933, the order of adjournment, dated 26th April 1931, has been recalled.







## EXTRACTUM

The notification published under section 2 of the Madras Survey and Enclosures Act VIII of 1923 at page 121 of Part II of the Fort St. George Gazette, dated the 5th May 1925—

Plot number	Block number	T. S. number.
1	45	1441 to 1445.
2	46	1446 to 1450 and 1454 to 1458.
3	47	1459 to 1463.
4	48	1464 to 1468.
5	49	1469 to 1473.
6	50	1474 to 1478.
7	51	1479 to 1483.
8	52	1484 to 1488.
9	53	1489 to 1493.
10	54	1494 to 1498.
11	55	1499 to 1503.
12	56	1504 to 1508.
13	57	1509 to 1513.
14	58	1514 to 1518.
15	59	1519 to 1523.
16	60	1524 to 1528.
17	61	1529 to 1533.
18	62	1534 to 1538.
19	63	1539 to 1543.
20	64	1544 to 1548.
21	65	1549 to 1553.
22	66	1554 to 1558.
23	67	1559 to 1563.
24	68	1564 to 1568.
25	69	1569 to 1573.
26	70	1574 to 1578.
27	71	1579 to 1583.
28	72	1584 to 1588.
29	73	1589 to 1593.
30	74	1594 to 1598.
31	75	1599 to 1603.
32	76	1604 to 1608.
33	77	1609 to 1613.
34	78	1614 to 1618.
35	79	1619 to 1623.
36	80	1624 to 1628.
37	81	1629 to 1633.
38	82	1634 to 1638.
39	83	1639 to 1643.
40	84	1644 to 1648.
41	85	1649 to 1653.
42	86	1654 to 1658.
43	87	1659 to 1663.
44	88	1664 to 1668.
45	89	1669 to 1673.
46	90	1674 to 1678.
47	91	1679 to 1683.
48	92	1684 to 1688.
49	93	1689 to 1693.
50	94	1694 to 1698.
51	95	1699 to 1703.
52	96	1704 to 1708.
53	97	1709 to 1713.
54	98	1714 to 1718.
55	99	1719 to 1723.
56	100	1724 to 1728.
57	101	1729 to 1733.
58	102	1734 to 1738.
59	103	1739 to 1743.
60	104	1744 to 1748.
61	105	1749 to 1753.
62	106	1754 to 1758.
63	107	1759 to 1763.
64	108	1764 to 1768.
65	109	1769 to 1773.
66	110	1774 to 1778.
67	111	1779 to 1783.
68	112	1784 to 1788.
69	113	1789 to 1793.
70	114	1794 to 1798.
71	115	1799 to 1803.
72	116	1804 to 1808.
73	117	1809 to 1813.
74	118	1814 to 1818.
75	119	1819 to 1823.
76	120	1824 to 1828.
77	121	1829 to 1833.
78	122	1834 to 1838.
79	123	1839 to 1843.
80	124	1844 to 1848.
81	125	1849 to 1853.
82	126	1854 to 1858.
83	127	1859 to 1863.
84	128	1864 to 1868.
85	129	1869 to 1873.
86	130	1874 to 1878.
87	131	1879 to 1883.
88	132	1884 to 1888.
89	133	1889 to 1893.
90	134	1894 to 1898.
91	135	1899 to 1903.
92	136	1904 to 1908.
93	137	1909 to 1913.
94	138	1914 to 1918.
95	139	1919 to 1923.
96	140	1924 to 1928.
97	141	1929 to 1933.
98	142	1934 to 1938.
99	143	1939 to 1943.
100	144	1944 to 1948.
101	145	1949 to 1953.
102	146	1954 to 1958.
103	147	1959 to 1963.
104	148	1964 to 1968.
105	149	1969 to 1973.
106	150	1974 to 1978.
107	151	1979 to 1983.
108	152	1984 to 1988.
109	153	1989 to 1993.
110	154	1994 to 1998.
111	155	1999 to 2003.
112	156	2004 to 2008.
113	157	2009 to 2013.
114	158	2014 to 2018.
115	159	2019 to 2023.
116	160	2024 to 2028.
117	161	2029 to 2033.
118	162	2034 to 2038.
119	163	2039 to 2043.
120	164	2044 to 2048.
121	165	2049 to 2053.
122	166	2054 to 2058.
123	167	2059 to 2063.
124	168	2064 to 2068.
125	169	2069 to 2073.
126	170	2074 to 2078.
127	171	2079 to 2083.
128	172	2084 to 2088.
129	173	2089 to 2093.
130	174	2094 to 2098.
131	175	2099 to 2103.
132	176	2104 to 2108.
133	177	2109 to 2113.
134	178	2114 to 2118.
135	179	2119 to 2123.
136	180	2124 to 2128.
137	181	2129 to 2133.
138	182	2134 to 2138.
139	183	2139 to 2143.
140	184	2144 to 2148.
141	185	2149 to 2153.
142	186	2154 to 2158.
143	187	2159 to 2163.
144	188	2164 to 2168.
145	189	2169 to 2173.
146	190	2174 to 2178.
147	191	2179 to 2183.
148	192	2184 to 2188.
149	193	2189 to 2193.
150	194	2194 to 2198.
151	195	2199 to 2203.
152	196	2204 to 2208.
153	197	2209 to 2213.
154	198	2214 to 2218.
155	199	2219 to 2223.
156	200	2224 to 2228.
157	201	2229 to 2233.
158	202	2234 to 2238.
159	203	2239 to 2243.
160	204	2244 to 2248.
161	205	2249 to 2253.
162	206	2254 to 2258.
163	207	2259 to 2263.
164	208	2264 to 2268.
165	209	2269 to 2273.
166	210	2274 to 2278.
167	211	2279 to 2283.
168	212	2284 to 2288.
169	213	2289 to 2293.
170	214	2294 to 2298.
171	215	2299 to 2303.
172	216	2304 to 2308.
173	217	2309 to 2313.
174	218	2314 to 2318.
175	219	2319 to 2323.
176	220	2324 to 2328.
177	221	2329 to 2333.
178	222	2334 to 2338.
179	223	2339 to 2343.
180	224	2344 to 2348.
181	225	2349 to 2353.
182	226	2354 to 2358.
183	227	2359 to 2363.
184	228	2364 to 2368.
185	229	2369 to 2373.
186	230	2374 to 2378.
187	231	2379 to 2383.
188	232	2384 to 2388.
189	233	2389 to 2393.
190	234	2394 to 2398.
191	235	2399 to 2403.
192	236	2404 to 2408.
193	237	2409 to 2413.
194	238	2414 to 2418.
195	239	2419 to 2423.
196	240	2424 to 2428.
197	241	2429 to 2433.
198	242	2434 to 2438.
199	243	2439 to 2443.
200	244	2444 to 2448.
201	245	2449 to 2453.
202	246	2454 to 2458.
203	247	2459 to 2463.
204	248	2464 to 2468.
205	249	2469 to 2473.
206	250	2474 to 2478.
207	251	2479 to 2483.
208	252	2484 to 2488.
209	253	2489 to 2493.
210	254	2494 to 2498.
211	255	2499 to 2503.
212	256	2504 to 2508.
213	257	2509 to 2513.
214	258	2514 to 2518.
215	259	2519 to 2523.
216	260	2524 to 2528.
217	261	2529 to 2533.
218	262	2534 to 2538.
219	263	2539 to 2543.
220	264	2544 to 2548.
221	265	2549 to 2553.
222	266	2554 to 2558.
223	267	2559 to 2563.
224	268	2564 to 2568.
225	269	2569 to 2573.
226	270	2574 to 2578.
227	271	2579 to 2583.
228	272	2584 to 2588.
229	273	2589 to 2593.
230	274	2594 to 2598.
231	275	2599 to 2603.
232	276	2604 to 2608.
233	277	2609 to 2613.
234	278	2614 to 2618.
235	279	2619 to 2623.
236	280	2624 to 2628.
237	281	2629 to 2633.
238	282	2634 to 2638.
239	283	2639 to 2643.
240	284	2644 to 2648.
241	285	2649 to 2653.
242	286	2654 to 2658.
243	287	2659 to 2663.
244	288	2664 to 2668.
245	289	2669 to 2673.
246	290	2674 to 2678.
247	291	2679 to 2683.
248	292	2684 to 2688.
249	293	2689 to 2693.
250	294	2694 to 2698.
251	295	2699 to 2703.
252	296	2704 to 2708.
253	297	2709 to 2713.
254	298	2714 to 2718.
255	299	2719 to 2723.
256	300	2724 to 2728.
257	301	2729 to 2733.
258	302	2734 to 2738.
259	303	2739 to 2743.
260	304	2744 to 2748.
261	305	2749 to 2753.
262	306	2754 to 2758.
263	307	2759 to 2763.
264	308	2764 to 2768.
265	309	2769 to 2773.
266	310	2774 to 2778.
267	311	2779 to 2783.
268	312	2784 to 2788.
269	313	2789 to 2793.
270	314	2794 to 2798.
271	315	2799 to 2803.
272	316	2804 to 2808.
273	317	2809 to 2813.
274	318	2814 to 2818.
275	319	2819 to 2823.
276	320	2824 to 2828.
277	321	2829 to 2833.
278	322	2834 to 2838.
279	323	2839 to 2843.
280	324	2844 to 2848.
281	325	2849 to 2853.
282	326	2854 to 2858.
283	327	2859 to 2863.
284	328	2864 to 2868.
285	329	2869 to 2873.
286	330	2874 to 2878.
287	331	2879 to 2883.
288	332	2884 to 2888.
289	333	2889 to 2893.
290	334	2894 to 2898.
291	335	2899 to 2903.
292	336	2904 to 2908.
293	337	2909 to 2913.
294	338	2914 to 2918.
295	339	2919 to 2923.
296	340	2924 to 2928.
297	341	2929 to 2933.
298	342	2934 to 2938.
299	343	2939 to 2943.
300	344	2944 to 2948.
301	345	2949 to 2953.
302	346	2954 to 2958.
303	347	2959 to 2963.
304	348	2964 to 2968.
305	349	2969 to 2973.
306	350	2974 to 2978.
307	351	2979 to 2983.
308	352	2984 to 2988.
309	353	2989 to 2993.
310	354	2994 to 2998.
311	355	2999 to 3003.
312	356	3004 to 3008.
313	357	3009 to 3013.
314	358	3014 to 3018.
315	359	3019 to 3023.
316	360	3024 to 3028.
317	361	3029 to 3033.
318	362	3034 to 3038.
319	363	3039 to 3043.
320	364	3044 to 3048.
321	365	3049 to 3053.
322	366	3054 to 3058.
323	367	3059 to 3063.
324	368	3064 to 3068.
325	369	3069 to 3073.
326	370	3074 to 3078.
327	371	3079 to 3083.
328	372	3084 to 3088.
329	373	3089 to 3093.
330	374	3094 to 3098.
331	375	3099 to 3103.













On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
D. RAMALINGA REDDY,  
Madras, 2nd October 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
T. K. VARADARAJAN,  
Trichinopoly, 25th September 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
S. RAMACHANDRAN,  
Madras, 2nd October 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
A. R. M. SUNDARAM,  
Trichinopoly, 25th September 1935.

On or after 15th October 1935, I intend moving the High Court to plead on as an Advocate thereof.  
KODAPATI VEDAVALLABHA RAO,  
Tiruppur, 25th September 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
T. K. SOMASAJULU,  
Rajamahendravaram, 2nd October 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
P. GOPALA RAJESWARI,  
Chandrasekhar, 2nd October 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
V. M. DOSS,  
Madras, 12th October 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
Z. P. ANANTHANARAYANAN,  
Madras, 11th October 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
RAMAKRISHNAN NARAYANAN SANKARAN,  
Kollonipattinam, 5th Oct. 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
MADHUSU. VENKATA SAGA RAMAYYA,  
Madras, 5th October 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.

Madras, 9th October 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
S. SIVASIVANAN,  
Madras, 9th October 1935.

On or after 15th November 1935, I intend moving the High Court to plead on as an Advocate thereof.  
M. B. S. PRASADRAO,  
Chingampattu, 9th October 1935.

J. S. D. Jey. shall herewith be known as J. S. DAVID.

Agency (S.T.) Dept., Agam, 3rd October 1935.

For the sake of notice that my name shall herewith be known as Ramachandran Srinivasan, V. R., and not Ramachandran, V. R., as appeared in the University diploma.

V. R. RAMACHANDRAN SRIKRISHNAN,  
Madras, 15th October 1935.

#### NOTICE.

On account of the shortage of capital and the extraordinary condition of the share market which do not admit of the business being carried on on a large scale it is resolved to voluntarily wind up The India Investment Trust Corporation and Elphinstone Bank, Ltd., of Madras, 22nd September 1935 and 1st October 1935.

M. RAMAN,  
Chairman.

Madras, 11th October 1935.

#### IMPERIAL BANK OF INDIA.

##### NOTICE.

The following change in the Bank's staff is hereby notified.

Mrs. F. O. White assumed temporary charge of Cashier Branch, viz. Mr. H. A. G. Heston as from the date of his arrival on the 4th October 1935.

(By order)

P. A. GRAY,  
Secretary and Treasurer.

Madras, 7th October 1935.

#### MADRAS PORT TRUST.

#### AUDIT REPORT ON THE ACCOUNTS OF THE MADRAS PORT TRUST FOR THE YEAR 1934-35.

Letter from T. K. RAMSOPHAN, Esq., B.A., Accountant-General (Outside Audit Department) and S. SIVASIVANAN, Esq., B.A., Examiner (Outside Audit Department), Auditors of the Madras Port Trust, to the Trustees of the Port of Madras, dated Madras, the 10th/20th August 1935, No. O.A. 12-A/33-797.

[Audit Report on the accounts of the Madras Port Trust for the year 1934-35.]

We have the honour to report that the Revenue, Capital and Minor Accounts of the Madras Port Trust for the year 1934-35 have been audited under the rules prescribed by the Auditor-General and with reference to the rules and regulations laid down from time to time by the Madras Port Trust Board and the Government of Madras. As decided in paragraph 3 of G.O. No. 10, Finance (Marine), dated 20th January 1932, a consolidated report on all the accounts of the Trust (exclusive of the Engineering Department) has been prepared.

1. The cash and security balances at credit of the Revenue, Capital and other Minor accounts on the 31st March 1935 have been verified with the pass-books, safe custody receipts of the Imperial Bank of India, Madras, and with the short-term deposit receipts of the Chartered Bank of India, Australia and China, Madras.

2. The market value of the Government securities on 31st March 1935 held on account of the different accounts of the Trust and detailed in Appendix A to the Administration Report for 1931-35 has also been verified.



4. Statements of the accounts of the funds shown below and vested in the Board are herewith appended in the order prescribed in paragraph 3 of G.O. No. 10, Finance (Maurice), dated 10th January 1934.

#### ACCOUNTS.

- I. Revenue Account.
- II. Renewals and Replacement Fund Account.
- III. Accident Fund Account.
- IV. Reserve Reserve Fund Account.
- V. Capital Account (with two annexes).
- VI. Trusts' Miscellaneous Accounts—
  - (a) President Fund Account.
  - (b) Deposit Account.
  - (c) Sterling Loan Banking Fund Account.
  - (d) Landing Charges Account.
  - (e) Helen Barker's Home Charity Account.
- VII. Marine Passage Fund.
- VIII. Marine Port Fund.

In these accounts, with the exception of item VI (c) and (d) the securities have been shown at their purchase price as recorded in paragraph 3 of G.O. No. 10, Finance (Maurice), dated 10th January 1934.

5. The outstanding balances of the several funds shown in Appendix IX to the Administration Report for 1934-35 have been checked with the balances in the books of this office.

6. *Engineering Accounts—Capital Account—Revenue Contributions to Capital.*—(a) The total expenditure on Capital Works during the year under report was Rs. 1,36,563 against the revised estimate of Rs. 1,00,265. There was a lapse of Rs. 2,368.

(b) Appendix V to this report compares the actual expenditure on the works with the budget and revised estimates of the year. Items 1 to 10, 1, 3, 5, 7, 8 and 9 were not provided for in the original budget but were included in the revised estimate of the year. The revised estimate figures were exceeded in respect of item 1, "construction on the south side of the harbour of two screw pile jetties, estimate Rs. 5,00,000, and item 7 "replacement of one of the two timber piles in use in the Engineering Department estimate, Rs. 4,000". The excess in the case of the former was due to the non-adjustment before the close of the year of credits on certain unworkable materials returned from the works. The excess in the latter was small. The estimates were adjusted in audit with reference to the sanction of Government accorded in G.O. R. No. 44, Finance (Maurice), dated 4th June 1935. The lapse in the case of item 2 was due to the non-adjustment of the cost and erection charges, etc., of the new weigh bridge ordered for the work. The lapse in the case of item 1 was due to the fact that the fixing of the iron gate in the Springharva Road could not be proceeded with on account of the road not having been handed over to the Trust. The lapse in the case of item 9 was due to the work not having progressed as fast as anticipated. The lapses in the case of other items were small.

(c) *Work done for Revenue.*—The statement below compares the actual expenditure on revenue maintenance works with the budget and revised estimates of the year. There was an excess under (a) sheds and buildings, (b) cranes, power and (c) reinforcement north of the harbour. The excess under item (b) was comparatively small. The excess under item (a) was due to the increased traffic requirements of cranes for loading cargo while that under item (b) was due to the higher inclusive rate of cost of stone owing to reduced stone traffic during the year. The excesses were absorbed in audit with reference to G.O. R. No. 44, Finance (Maurice), dated 4th June 1935. The lapses under the remaining items are stated to be generally due to rigid economy in expenditure and to the savings realised on actual working.

#### Engineering and Maintenance.

	Original est.	Revised est.	Actual expend.	Excess.	Percentage excess over revised est.
(a) Shedding .. .. .	Rs. 1,21,690	1,07,960	87,029	..	..
(b) Sheds and buildings .. .. .	26,810	26,828	30,629	3,799	14.16
(c) Trucks .. .. .	45,900	45,900	48,128	2,228	4.85
(d) Trestles and wharves .. .. .	36,000	34,800	25,800	..	830
(e) Piers and piers .. .. .	1,22,000	1,22,000	1,21,001	..	531
(f) Trade and works .. .. .	2,300	2,300	2,300	..	30,000
(g) New water works .. .. .	3,300	3,300	2,600	..	140
(h) Cranes power .. .. .	1,00,420	85,500	87,029	1,529	1.78
(i) Locomotive working .. .. .	43,900	43,400	26,148	..	..
(j) Marine services .. .. .	20,000	20,000	3,000	..	2,420
(k) Watch and commissary .. .. .	27,000	27,000	27,000	..	410
(l) Water works from City .. .. .	27,000	27,000	27,000	..	461
(m) Transport north of harbour .. .. .	3,700	3,700	2,470	..	1,700
(n) Railway services .. .. .	4,100	4,100	3,100	..	400
(o) Maintenance of electric installations .. .. .	2,800	2,800	1,800	..	2,000
<b>Total ..</b>	<b>3,16,100</b>	<b>2,98,020</b>	<b>2,61,029</b>	<b>1,370</b>	<b>24.61</b>

(b) *Reserve Fund Works.*—The several works carried out from the Reserve and Replacement and Accident Funds together with the expenditure on each work and budget and revised estimates are given below:—

### I. Reserve and Replacement Fund.

	Original grant. Rs.	Modified grant. Rs.	Actual Rs.	Balance. Rs.	Balance with previous year Rs. 3-4 dms.
1 Replacing the existing 15-ton steam engine in the dock shop by a 50-ton electric portal crane— Expend. Rs. 24,000 above estimate in Capital Rs. 18,000	24,000	—	—	—	—
2 Replacing and firing a new boiler on 'B' class jets.	14,000	13,500	13,100	—	10
3 Replacing one of the Miter gauge lugs (M. G.).	10,000	—	—	—	—
4 A Renewal of water service pipe line from the Barbour Station Road to No. 5 gate in low level reservoir at No. 4 section (port renewal).	3,300	—	—	—	—
4 Replacing cast iron gate (lock) .. .. .	5,500	—	—	—	—
5 Renewal of 3 inches fire service or salt water pipe line from the pump-house to the north locker gate.	5,000	5,000	4,000	100	—
6 Renewal of 4 inches water service pipe line from the Customs House water in low level reservoir at No. 2 section with 6 inch diameter asbestos pressure pipes.	4,000	2,000	3,000	200	—
7 Renewing the floodlighting projections at West Quay Nos. 3 and 4.	3,520	3,300	2,802	—	294
8 Renewal of the branch 4 inches water pipe connection from the 4 inches main to West Quay for shipping supply (port renewal).	2,000	2,000	1,770	—	230
9 Renewal of the 4 inches water service pipe line from high level tank to South Quay with 4 inches cast-iron asbestos pressure pipes (port renewal).	1,400	—	—	—	—
10 Renewing two electric drills .. .. .	1,100	700	400	—	4
11 Replacing sprayer (electric) .. .. .	100	—	—	—	—
12 Renewing the shafting in the machine shop of Tran's Workshops.	—	314	314	—	—
Total ..	58,700	24,424	24,022	320	442

The budget estimate of Rs. 60,700 was reduced by Rs. 43,206.

Item 10 was not provided for in the original budget but was included in the revised estimate. There were economies over the modified grant in the case of items 5 and 6 but they were comparatively small. They were absorbed in audit with reference to G. O. R. No. 44, Finance (Miscellaneous), dated 4th June 1935. The large surrender in the budget estimate is explained as follows:—

Item 1.—As the crane is question was not expected to be delivered and its cost adjusted before the close of the official year as was originally anticipated, the existing grant was surrendered.

Item 2.—The budget grant was modified to correspond to the amount of the estimate sanctioned for the work.

Items 3, 3-d, 9 and 11.—As the works in question was not taken up for execution during the year as originally provided for, the grants were surrendered.

Item 4.—As the work has since been sanctioned under Capital, the grant was surrendered.

Items 5 and 6.—The budget grant was modified to meet probable outlay during the year.

### II. Accident Fund.

	Original grant. Rs.	Modified grant. Rs.	Actual. Rs.
Construction of a stone revetment for the northern boundary of the harbour damaged by waves during the cyclonic weather in November 1932 .. .. .	10,000	10,000	10,000

(c) *Suspense accounts.*—There was a net debit in Capital of Rs. 42,003 under suspense and this was due to greater measure of suspense expenditure and large allocations of the stock balance.

The balances under the various heads as on 31st March 1934 and 31st March 1935, are shown below :—

	Stock per month.	Stores in depot.	Unconsumed Public Works Advances.	Work done in the current.	Work done for previous years.	Work done for previous years and Reserve Fund.	Variance against.
1934-35	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
1934-35	8,945	56,791	8,259	34,025	6,218	456	— 4,867
1935-36	1,473	64,318	4,864	72,000	— 40	3,454	— 9,311

(f) *Stock purchases*.—The closing balance of Rs. 3,835 consists of 32 items and they are all current.

(g) *Stores in Depot (Stock)*.—The stock was verified by the Mechanical and Electrical Engineer and the Assistant Engineer in June and July 1934 and the verification did not disclose any discrepancy.

(h) *Manufactures Public Works Advances*.—The closing balance is composed of the following items :—

	Rs.
(1) Work done and stores supplied to the Traffic Manager of the Total	1,691
(2) Work done and stores supplied to the Deputy Port Conservator	4,007
(3) Work done and stores supplied to the Executive Engineer, North Presidency Division, being charges incurred on the maintenance of Cochin Pump	1,119
(4) Buxty items	3,337
Total	8,154

Items (1) and (2) are inter-departmental adjustments which will be adjusted in due course. Item (3) was adjusted in the current year.

(i) *Work done for Revenue, and Repairs and Replacement and Accident Funds*.—The balances outstanding on 31st March 1935 were adjusted in the accounts for May 1935.

(j) *Workshop Manufacture Suspense*.—The balance of Rs. 9,171 is made up of

	Rs.
6a) Materials on hand	9,331
6b) Debit amounts remaining unpaid	16,166
	— 9,171

Out of the sum of Rs. 9,331 representing the value of materials on hand at the end of this year, a sum of Rs. 5,232 is approximately made up of

	Rs.
(1) Coal	1,053
(2) Timber	350
(3) Lignite fuel	3,145
(4) Metal	1,290
(5) Limestone	250

The amounts of Rs. 18,535 relate to nominal muster rolls and suppliers' bills and do not call for any special remarks.

(k) *Deposits*.—The balance at the end of March 1935 was Rs. 51,022 against Rs. 50,427 at the end of March 1934 and consists of current items only.

(l) *Tools and plant*.—The tools and plant articles were verified by the Port Engineer, Mechanical and Electrical Engineer and the Assistant Engineer on 14th October 1934, and revealed only minor discrepancies. The articles found missing were brought up as receipts in the Tools and Plant Account for October 1934 and these found deficient were written off under the sanction conveyed in Board's Resolution No. 847, dated 18th March 1935.

(m) *Materials at site accounts*.—Materials worth Rs. 29,511 were at site of works on 31st March 1935 as against those worth Rs. 31,505 on 31st March 1934. These were verified by the Assistant Engineer on the 1st and 3rd of April 1935 and the counting is stated to have disclosed no deficiency.

## Balance on Works Accounts—

	Rs.
Due to contractors	45
Due from contractors	Nil.

(10) *Cash and Treasury balances.*—The receipt of unmailed cheques at the end of the year was Rs. 51,113-6-9 in against Rs. 15,701-11-11 at the end of March 1934. They were all cashed in April 1935.

7. The defects noticed in the course of audit were communicated to the Chairman in the monthly objection statements and audit notes and rectified, with the exception of a few items which are awaiting settlement in the usual course.

8. *Revenue and Replacement Fund.*—Normally a sum of Rs. 1,55,541 for the year 1933-34 and a sum of Rs. 1,50,497 for the year 1934-35 was due as contribution to this fund; but owing to a fall in the revenue receipts of the Port Trust no contribution was made to the fund during these years. In the revised budget for 1934-35 a provision of Rs. 4,00,000 was made as contribution to this fund with a view to credit the arrears of 1933-34 and 1934-35 and also as part contribution for the year 1934-35 in against a sum of Rs. 1,35,751 due. However, Rs. 3,00,000 was credited in this fund in February 1935 and the remaining sum of Rs. 1 lakh has been credited in May 1935. This leaves a sum of Rs. 57,549 in arrears of contribution to this fund for 1934-35. The budget for 1935-36 provides for the contribution of Rs. 1,62,029 to this fund in against the figure of Rs. 1,13,929 due during this year.

9. *Disputed claims.*—In paragraph 13 of the Audit Report for 1933-34, reference was made to two suits filed in the Madras High Court by two banks against the Madras Port Trust. The suits arose out of the fact that the Port Trust failed to deliver to these banks certain bags of goods which the banks claimed as having been pledged to them by consignees indicated as insolvents but which had been already cleared from the Trust's custody by them on the authority of the general bond of indemnity executed by them in 1926.

During the year under report, consequent on the judgment of the Privy Council in an analogous case between the Official Assignee and one of the banks, the Madras Port Trust withdrew, under legal advice, the appeal filed by it against the judgment for payment of Rs. 25,227-13-4 to one of the two banks. It was also decided to pay the decree amount in the suit filed by the other bank against it. The existing system of delivery of goods on a general bond of indemnity without the production of warehouse receipts has been discontinued. It was decided to accept only individual bonds of indemnity in respect of each consignment under section 57 of the Indian Railways Act on the guarantee of a retained bank. No decree has yet been passed by the High Court in respect of the amount payable to the other bank. The Madras Port Trust has put in its claims to the Official Assignee for a preferential payment from out of the assets of the insolvent firm and has also instituted legal proceedings, for recovering the loss then sustained by it, against the surety of the firm on the general bond of indemnity.

10. *Accounts Manual for the Madras Port Trust.*—In paragraph 22 of the Audit Report for 1933-34, the need for a compilation of an Accounts Manual for the Madras Port Trust was pointed out to the Chairman who agreed to have one compiled by December last. A Manual has since been compiled and is awaiting print.

11. *Financial position.*—The statement below shows the receipt and expenditure of the Madras Port Trust during the six years from 1929-30 to 1934-35:—

Year.	Receipts by Govt. and other authorities.	Receipts from the Trust.	Total.	Gross expenditure (to be paid by the Trust).	Amount transferred to Capital Ex- penditure Funds.	Net expenditure.	Surplus (income).
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
1929-30	4,18,000	47,21,000	49,41,000	42,21,000	5,50,000	24,45,000	4,81,000
1930-31	4,61,000	29,24,000	41,55,000	36,30,000	4,51,000	23,58,100	2,76,900
1931-32	5,76,000	31,19,000	37,23,000	34,61,000	80,000	24,71,000	6,09,000
1932-33	4,28,000	39,01,000	43,53,000	32,12,000	21,000	25,20,000	7,41,000
1933-34	2,42,000	24,61,000	27,03,000	26,93,000	—	25,20,000	54,000
1934-35	5,61,000	50,54,000	57,01,000	36,21,000	3,36,000	23,67,000	6,07,000

Total.—The figures have been rounded to nearest 1000s.

As compared with the year 1933-34, the receipts during 1934-35 show an increase of Rs. 3,29,000 while the net expenditure has decreased by Rs. 2,58,000.





STATEMENT OF RECEIPTS AND CHARGES OF THE SCHWAB AND BELLACCHINI FUND AUGUST FOR 1934-35

(b) The difference between the system in the steady state and the steady state is due to the collection of the value of the. Consequently, the difference is large and it is positive.

Primer 11







## ANNEXURE I TO APPENDIX V.

## STATEMENT OF RECEIPTS AND CHARGES OF THE CAPITAL ACCOUNT OF THE MADRAS PORT TRUST FOR 1933-34 AND 1934-35.

Particulars of receipts.	1933-34.		1934-35.		Particulars of charges.	1933-34.		1934-35.	
	Rs.	A. P.	Rs.	A. P.		Rs.	A. P.	Rs.	A. P.
Balance at end of last year .. ..	3,28,318	10 11	3,34,987	5 8	Expenditure against capital account .. ..	55,037	30 8	4,85,032	10 11
Excess provision transferred to capital .. ..	4,14,360	7 8	..	..	Repayment of Government loan .. ..	4,64,474	7 0	..	..
Contributions from Revenue Account .. ..	..	..	..	..	and—	..	..	..	..
Landre .. ..	..	..	..	..	Works .. ..	3,28,588	14 0	3,23,743	3 4
(a) From Government .. ..	..	..	..	..	Roads .. ..	65,484	7 10	63,147	7 3
(b) (i) From Pilgrage Fund .. ..	..	..	10,909	0 0	Revenue and replacement fund works .. ..	5,134	5 7	24,777	2 1
(ii) From Revenue Reserve Fund .. ..	..	..	..	..	Stores at depot .. ..	3,45,181	35 3	3,54,321	15 1
Grants from Government .. ..	..	..	..	..	Works done by Revenue .. ..	6,28,387	7 4	6,41,586	8 1
Sales of capital assets .. ..	809	12 3	3,748	4 7	Miscellaneous advances .. ..	75,731	8 8	84,058	11 7
Revenues from Port Fund .. ..	2,190	0 0	2,538	0 3	Accident fund .. ..	46,552	8 10	35,081	8 0
Revenues from Pilgrage Fund .. ..	2,306	0 8	2,169	0 3	Total, Debits .. ..	11,84,913	14 3	12,74,668	6 71
Amounts transferred from Leading Charge Fund .. ..	53,800	0 0	41,437	0 3	Total, Credits .. ..	12,47,815	7 8	12,96,212	1 8
Surplus not affecting grants.	..	..	..	..	Net credit to suspense .. ..	—	—	—	—
Subscription to Port Trust Board's Trust- fund Fund .. ..	31,883	4 3	32,386	8 8	Grand total, Expenditure against Budget grant .. ..	4,36,078	0 0	46,113	10 8
Income Tax .. ..	1,171	8 0	1,191	0 8	Surplus not affecting grants.	..	..	..	..
Deposits, Ordinary .. ..	37,079	1 31	3,45,455	4 9	Subscription to Port Trust Board's Provident Fund .. ..	37,809	4 3	35,888	8 8
Income Tax .. ..	..	..	..	..	Income Tax .. ..	1,171	8 0	1,191	0 8
Deposits, Ordinary .. ..	..	..	..	..	Deposits, Ordinary .. ..	54,505	8 9	1,48,948	7 3
Closing balance .. ..	..	..	..	..	Closing balance .. ..	5,14,397	7 4	5,36,576	4 10
Grand total .. ..	3,28,318	10 11	4,70,427	2 1	Total .. ..	7,33,184	30 4	4,85,032	10 11

S. Srinivasan,  
Engineer, Outside Audit Department.

Oct. 16, 1935]

PORT OF MADRAS GAZETTE

1145





## APPENDIX VI (a) (i).

## STATEMENT OF RECEIPTS AND CHARGES OF THE PORT TRUST BOARD'S PROVIDENT FUND ACCOUNT FOR 1934-35.

Particulars	Amount.			Particulars	Amount.		
	Rs.	S.	P.		Rs.	S.	P.
Opening balance (cash) .. ..	81,532	0	1	Charges—			
Receipts—				Employees' subscriptions .. ..	51,781	14	39
Subscriptions from employers ..	55,554	0	0	Trade contributions .. ..	57,572	18	39
Contributions by the Port Trust Board during 1934-35 ..	77,828	8	0	Interest dividend .. ..	5,36,554	2	8
Loans repaid by subscribers ..	9,970	13	0	Profits dividend .. ..	18	4	8
Loans granted by Government authorities (less value of Repose 5,65,800) .. ..	5,16,370	8	0	Loans to subscribers .. ..	16,358	0	0
Interest dividend—				Profits transferred to Reserve under Regulation 79 (a) of Provident Fund Regulations—			
Loans repaid on securities ..	85,771	31	7	Amount.			
Interest realized on loans ..	485	13	8	Subscriptions .. ..			
				Contributions .. ..	85	12	1
				Interest dividend .. ..	1	3	0
				Profits .. ..			
					100	14	1
				Cost of Government Securities purchased (less value Repose 2,000) .. ..	32,818	0	0
				Interest paid on securities ..	40	14	0
				Excess over liabilities transferred to Reserve account .. ..	1,55,171	8	8
				Total Charges .. ..	4,59,441	18	6
Total Receipts .. ..	4,68,780	31	1	Closing balance (cash) .. ..	61,793	3	8
Grand total .. ..	8,51,602	8	2	Grand total .. ..	8,51,602	3	8

S. SANKARAN,  
Examiner, Office Audit Department.

APPENDIX VI (a) (ii).

BALANCE STATEMENT OF ASSETS AND LIABILITIES OF THE POST TRUST BOARD'S PROVIDENT FUND ACCOUNT AT THE END OF 1934-35.

Liabilities.	Particulars.	Actual.		Actual.	Particulars.	Actual.	
		Rs.	A. P.	Rs.	A. P.	Rs.	A. P.
Resolutions—							
As at 31st March 1934 .. .. .		5,50,054	8 11		Loans receivable .. .. .		
Received in 1934-35 .. .. .		78,258	0 0		Government securities—		
		6,28,312	8 11		Face value—		
		30,230	14 10		As at 31st March 1934 .. .. .	14,28,800	0 0
Paid in 1934-35 .. .. .				2,20,812	7 1	30,000	0 0
					Purchased in 1934-35 .. .. .	14,00,000	0 0
Trust's contributions—					Sold in 1934-35 .. .. .	1,06,000	0 0
As at 31st March 1934 .. .. .		6,78,814	0 0			13,92,800	0 0
Received in 1934-35 .. .. .		77,823	0 0				
		7,56,637	0 0		Market value of shares on 31st March 1935 .. .. .		14,21,090
Paid in 1934-35 .. .. .		90,732	7 11	5,85,587	8 0		65,219
					Cash in the Imperial Bank .. .. .		
Interest dividend—					Excesses being excess of liabilities over assets		
As at 31st March 1934 .. .. .		6,66,645	2 2		now to be recovered from Reserve Account to		
Received in 1934-35 .. .. .					Provident Fund Account under Provident Fund		
Interest on Loans and Government	Rs. A. P.				Regulation 28 .. .. .		136
securities—							
Interest realised on Loans .. .. .	419	13	0				
Interest realised on Government							
securities .. .. .	81,771	21	5				
Total .. .. .		75,187	8 7				
Provision—							
Interest paid on Government	Rs. A. P.						
securities .. .. .	48	54	0				
Current year's interest							
paid to retired men .. .. .	2,640	1	0				
		2,688	14	0			
				87,586	9 1		
				2,24,438	13 4		
Paid in 1934-35 .. .. .				1,31,022	5 1		
				4,85,818	0 3		
Provision—							
As at 31st March 1934 .. .. .		28	2	0			
Paid in 1934-35 .. .. .		30	1	0			
				0	0	4	
Grand total .. .. .				5,52,618	8 5		
					Grand total .. .. .	15,21,418	8 8

S. SANKARAN,  
Examiner, Outside Audit Department.

Oct. 16, 1935

POST ST. GEORGE CANTON

1935

## APPENDIX VI (a).

## STATEMENT OF RECEIPTS AND CHARGES OF THE DEPOSIT ACCOUNT FOR 1934-35.

Receipts.	Rs. A. P.	Rs. A. P.	Charges.	Rs. A. P.	Rs. A. P.
1 Opening balance—			2 Balance—		
(a) Investments in Government securities, cash			(1) Cash deposits .. .. .	18,700	1 11
certificates, etc. (Face value) .. ..	1,50,000	0 0	(2) Investments in Government securities, cash		
(b) Cash in the Imperial Bank of India, Madras.	8,545	1 0	certificates, etc. (Face value) .. ..	2,715	0 0
(c) Cash in office .. .. .	54	0 0	(3) Interest received .. .. .	2,334	12 0
					94,852 14 11
Receipts—		1,61,599 1 0	3 Closing balance—		
(a) Cash .. .. .	85,180	10 11	(1) Investments in Government securities, cash		
(b) Transfers to Government securities, cash			certificates, etc. (Face value) .. ..	5,17,370	0 0
certificates, etc. (Face value) .. ..	13,600	0 0	(2) Cash in the Imperial Bank of India, Madras.	2,484	4 0
(c) Transfers not on deposits .. .. .	4,078	10 0			1,93,794 4 0
(d) Other deposits .. .. .					
		89,122 14 11			
Total ..		2,55,498 2 11	Total ..		2,55,498 2 11

S. SUNDARAM,  
Examiner, Outside Audit Department.

## \* APPENDIX VI (a).

## STATEMENT OF RECEIPTS AND CHARGES OF THE MADRAS PORT TRUST STEELING LOAN SINKING FUND ACCOUNT FOR 1934-35.

Receipts.		Rs. A. P.	Charges.		Rs. A. P.
1	Opening balance Government securities (purchase price)	75,224 0 0	2	Cost of securities purchased	8,778 20 0
2	Receipts—		3	Closing balance Government securities (purchase price)	75,224 0 0
	(a) Annual contribution from Sinking Account	55,400 0 0			
	(b) Interest realized on securities	32,778 20 0			
		8,878 20 0			
3	Securities purchased	9,170 10 0			
	Total	18,228 20 0	Total		89,122 14 11

(a) Face value, 54,122-10-0.

(b) Face value, 120,514-4-11.  
Receipt value as on 31st March 1935, 120,640-0-0.

S. SUNDARAM,  
Examiner, Outside Audit Department.

100

PORT ST. GEORGE'S GAZETTE

[PART II]





## APPENDIX VII.

#### MANUAL POSTAGE FUND ACCOUNT.

[illegible]

#### *A—Other Transactions*

[illegible]

(b) Two sales, No. 438,698.  
 Market value as of July 1955, No. 438,698-194.

B. SURESH KAN,  
Examiner, Outside Audit Department

## APPENDIX VII

### Materials, Plant, Field, and Animals

[illegible]

IT, CAI, etc.

[illegible]

<sup>16</sup> Flory, *op. cit.*, pp. 19, 20.  
Mayer, *op. cit.*, in *ibid.* *Stat. Month. Bldg.*, pp. 71, 102.

S. SUNDARAM,  
Examiner, Outside Audit Department





# THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

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## Part III—Proceedings of the Indian Legislature

### CONTENTS.

	Page
Report of Select Committee on the Bill to amend the Indian Contract Act (No. 21 of 1938) ..	118
Report of Select Committee on the Bill to amend the Indian Contract Act (No. 21 of 1938) ..	119
Legislative Council: 1938.	
No. 22 of 1938.—Indian Contract Act ..	118
No. 24 of 1938.—Removal of Civil Disabilities ..	119
No. 25 of 1938.—Indian Women's Rights in Property ..	119
No. 26 of 1938.—Indian Marriage Bill ..	119
No. 27 of 1938.—Indian Marriage Bill ..	119
No. 28 of 1938.—Indian Marriage Bill ..	119
No. 29 of 1938.—Indian Marriage Bill ..	119
No. 30 of 1938.—Indian Marriage Bill ..	119
No. 31 of 1938.—Indian Marriage Bill ..	119
No. 32 of 1938.—Indian Marriage Bill ..	119
No. 33 of 1938.—Indian Marriage Bill ..	119
No. 34 of 1938.—Indian Marriage Bill ..	119
No. 35 of 1938.—Indian Marriage Bill ..	119
No. 36 of 1938.—Indian Marriage Bill ..	119
No. 37 of 1938.—Indian Marriage Bill ..	119
No. 38 of 1938.—Indian Marriage Bill ..	119
No. 39 of 1938.—Indian Marriage Bill ..	119
No. 40 of 1938.—Indian Marriage Bill ..	119
No. 41 of 1938.—Indian Marriage Bill ..	119
No. 42 of 1938.—Indian Marriage Bill ..	119
No. 43 of 1938.—Indian Marriage Bill ..	119
No. 44 of 1938.—Indian Marriage Bill ..	119
No. 45 of 1938.—Indian Marriage Bill ..	119
No. 46 of 1938.—Indian Marriage Bill ..	119
No. 47 of 1938.—Indian Marriage Bill ..	119
No. 48 of 1938.—Indian Marriage Bill ..	119
No. 49 of 1938.—Indian Marriage Bill ..	119
No. 50 of 1938.—Indian Marriage Bill ..	119
No. 51 of 1938.—Indian Marriage Bill ..	119
No. 52 of 1938.—Indian Marriage Bill ..	119
No. 53 of 1938.—Indian Marriage Bill ..	119
No. 54 of 1938.—Indian Marriage Bill ..	119
No. 55 of 1938.—Indian Marriage Bill ..	119
No. 56 of 1938.—Indian Marriage Bill ..	119
No. 57 of 1938.—Indian Marriage Bill ..	119
No. 58 of 1938.—Indian Marriage Bill ..	119
No. 59 of 1938.—Indian Marriage Bill ..	119
No. 60 of 1938.—Indian Marriage Bill ..	119
No. 61 of 1938.—Indian Marriage Bill ..	119
No. 62 of 1938.—Indian Marriage Bill ..	119
No. 63 of 1938.—Indian Marriage Bill ..	119
No. 64 of 1938.—Indian Marriage Bill ..	119
No. 65 of 1938.—Indian Marriage Bill ..	119
No. 66 of 1938.—Indian Marriage Bill ..	119
No. 67 of 1938.—Indian Marriage Bill ..	119
No. 68 of 1938.—Indian Marriage Bill ..	119
No. 69 of 1938.—Indian Marriage Bill ..	119
No. 70 of 1938.—Indian Marriage Bill ..	119
No. 71 of 1938.—Indian Marriage Bill ..	119
No. 72 of 1938.—Indian Marriage Bill ..	119
No. 73 of 1938.—Indian Marriage Bill ..	119
No. 74 of 1938.—Indian Marriage Bill ..	119
No. 75 of 1938.—Indian Marriage Bill ..	119
No. 76 of 1938.—Indian Marriage Bill ..	119
No. 77 of 1938.—Indian Marriage Bill ..	119
No. 78 of 1938.—Indian Marriage Bill ..	119
No. 79 of 1938.—Indian Marriage Bill ..	119
No. 80 of 1938.—Indian Marriage Bill ..	119
No. 81 of 1938.—Indian Marriage Bill ..	119
No. 82 of 1938.—Indian Marriage Bill ..	119
No. 83 of 1938.—Indian Marriage Bill ..	119
No. 84 of 1938.—Indian Marriage Bill ..	119
No. 85 of 1938.—Indian Marriage Bill ..	119
No. 86 of 1938.—Indian Marriage Bill ..	119
No. 87 of 1938.—Indian Marriage Bill ..	119
No. 88 of 1938.—Indian Marriage Bill ..	119
No. 89 of 1938.—Indian Marriage Bill ..	119
No. 90 of 1938.—Indian Marriage Bill ..	119
No. 91 of 1938.—Indian Marriage Bill ..	119
No. 92 of 1938.—Indian Marriage Bill ..	119
No. 93 of 1938.—Indian Marriage Bill ..	119
No. 94 of 1938.—Indian Marriage Bill ..	119
No. 95 of 1938.—Indian Marriage Bill ..	119
No. 96 of 1938.—Indian Marriage Bill ..	119
No. 97 of 1938.—Indian Marriage Bill ..	119
No. 98 of 1938.—Indian Marriage Bill ..	119
No. 99 of 1938.—Indian Marriage Bill ..	119
No. 100 of 1938.—Indian Marriage Bill ..	119

Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Bills published under Rule 13 of the Indian Legislative Rules.

## GOVERNMENT OF INDIA.

### LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Bill was introduced in the Legislative Assembly on the 16th September, 1933.—

L.A. BILL No. 35 OF 1933.

A Bill to provide for the creation of a fund for the promotion of the cultivation, manufacture and sale of Indian coffee.

Whereas it is expedient to provide for the creation of a fund to be regulated by a Committee specially constituted in this behalf for the promotion of the cultivation, manufacture and sale of Indian coffee, it is hereby enacted as follows:—

Short title and extent.

Definition.

1. (1) This Act may be called the Indian Coffee Cess Act, 1933.  
(2) It extends to the whole of British India except Burma.

2. In this Act, unless there is anything repugnant to the subject or context,—

(i) "coffee cess" means the cess levied by section 3 and payable under the Sea Customs Act, 1878, or under the Land Customs Act, 1921, as the case may be,  
(ii) "Collector" means a Customs-collector as defined in clause (i) of section 2 of the Sea Customs Act, 1878, or a Collector of Land Customs as defined in clause (i) of section 2 of the Land Customs Act, 1921, as the case may be, and  
(iii) "Committee" means the Indian Coffee Cess Committee constituted under section 4.

Imposition of cess.

3. A cess-and-duty shall be levied on all coffee produced in India and taken by sea or by land to any place beyond the limits of British India or to Burma at the rate of one rupee per hundredweight or at such lower rate as the Governor-General in Council may on the recommendation of the Committee, by notification in the Gazette of India provide.

Constitution of Committee.

4. (1) The Governor-General in Council shall constitute a Committee consisting of the following members to review and regulate the proceeds of the coffee cess, namely:—

(a) five persons representing respectively the agricultural departments of the Local Governments of Madras and Coorg and of the Governments of the States of Mysore, Travancore and Cochin, nominated, respectively, by those Governments;

(b) three persons representing the coffee growing industry, namely:—

(i) three persons nominated by the Government of the Mysore State;

(ii) two persons nominated by the Local Governments of Madras and Coorg, respectively;

(iii) three persons nominated by the United Planters' Association of Southern India; and

(iv) three persons nominated by the Coffee Growers' Association of India;

(v) three persons representing trade interests nominated by the Governor-General in Council; and

(vi) one person representing the Imperial Council of Agriculture Research nominated by the Governor-General in Council.

\*The Governor-General may, if he so thinks fit, add to the members nominated by section 4 (1) the Governor of India Act.

(2) The Governor-General in Council shall publish in the Gazette of India the names of all members of the Committee.

3. (2) If any authority or body fails to make within a reasonable time any appointment which it is entitled to make under section 4, the Governor-General in Council may himself nominate a member to fill the vacancy.

(2) Where a member of the Committee dies, resigns, ceases to reside in India or becomes incapable of acting, the Governor-General in Council may, on the recommendation of the authority or body which is entitled to make the first appointment under section 4, or where such recommendation is not made within a reasonable time, then on his own initiative, nominate a person to fill the vacancy.

(3) No act done by the Committee shall be questioned on the ground merely of the existence of any vacancy or, or any defect in, the constitution of the Committee.

4. The Committee so constituted shall be a body corporate by the appropriate name of the India Coffee Cess Committee, having perpetual succession and a common seal, with power to acquire and hold property, both movable and immovable, and to contract and shall by the said name sue and be sued.

5. The Committee shall elect a chairman from amongst its members; and may appoint one or more members and appoint one or more members may be necessary for the efficient performance of the duties imposed upon it by this Act.

6. (1) On the last day of each month, or as soon thereafter as may be convenient, the Chairman shall pay to the Committee the proceeds of the coffee cess levied during that month, after deduction of the expenses, if any, for collection and recovery.

(2) The said proceeds and any other moneys received by the Committee in this behalf shall be applied in meeting the expenses of the Committee and the cost of such matters as it may consider advisable to undertake for promoting the sale and increasing the consumption in India and elsewhere of coffee produced in India and also for promoting agricultural and technological research in the interest of the coffee industry in India.

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7. The Central Board of Revenue constituted under the Central Board of Revenue Act, 1931, may make rules providing, as such conditions as may be specified in the rules, for

(a) the refund of the coffee cess levied where coffee is exported by land and subsequently imported into India; and

(b) the export by land, without payment of the coffee cess, of coffee which is subsequently to be imported into India.

8. (1) The Committee shall keep accounts of all moneys received and expended under section 5.

(2) Such accounts shall be examined and audited, annually by auditors appointed in this behalf by the Governor-General in Council, and such auditors shall have power to demand any document or to call for their opinion, been expended otherwise than in pursuance of the purposes of this Act.

(3) If any loss or deficiency, as aforesaid shall be to the Governor-General in Council, whose sanction shall be required.

9. The Governor-General in Council, may, by notification in the Gazette of India, declare that such effect from such date or may be expended in the notification, the Committee shall be directed, and on the making of such declaration all funds and other property vested in the Committee shall vest in His Majesty and this Act shall be deemed to have been repealed.

10. (1) The Governor-General in Council may, after consulting the Committee, by notification in the Gazette of India, make rules to carry out the purposes of this Act.

(2) In pursuance and without prejudice to the powers of the foregoing power, such rules may provide for all or any of the following matters, namely:—

(a) the duties of officers of the Committee and the authorities by which the committees may be constituted;

- (b) the conduct of business by the Committee and the number of members which shall form a quorum at meetings;
- (c) the maintenance by the Committee of a record of all business transacted and the submission of copies thereof to the Governor-General in Council;
- (d) the preparation of annual estimates of receipts and expenditure; and
- (e) the form of accounts to be kept and the publication of an abstract of such accounts with the report of the committee thereon.

12. The Committee may, with the previous sanction of the Governor-General in Council, make bye-laws consistent with this Act and with the rules made thereunder or provide for all or any of the following matters, namely:—

- (a) the procedure to be followed at meetings of the Committee;
- (b) the licensing of members of the Committee;
- (c) the appointment, removal and dismissal of officers and members of the Committee, and the creation and abolition of appointments of work officers and servants;
- (d) the grant of pay and leave to work officers and servants; and
- (e) any other matter in respect of which bye-laws may be made under this Act or rules made thereunder.

#### STATEMENT OF OBJECTS AND REASONS.

For some time past the coffee growing interests in South India have been pressing upon the Government of India the desirability of imposing a cess on exports of coffee with a view to providing funds for the improvement and development of the Indian coffee industry. A caution throughout the coffee growing areas has shown that a preponderant majority of the growers are in favour of this proposal, which also commands wide support of the Governments of Madras, Coorg, Mysore, Travancore and Cochin. In these circumstances the Government of India have accepted the proposal and have introduced the Bill which seeks to impose an export cess upon coffee exported from British India at a rate of a half per cent. The proceeds of the cess will constitute a fund which will be administered in the interests of the coffee growing industry by a thoroughly representative committee.

It is now of the approaching separation of Burma from India, the Government of Burma desire that Burma should be excluded from the scope of the proposed legislation. The Government of India have accepted the views of the Local Government and have excluded that province from the scope of the Bill.

REMA,  
17th May September 1935.

SAIFULLAH KHAN.

The following Report of the Select Committee on the Bill further to amend the Code of Civil Procedure, 1908, for certain purposes, was presented to the Legislative Assembly on the 19th September, 1935.

We, the undersigned, members of the Select Committee to which the Bill further to amend the Code of Civil Procedure, 1908, for certain purposes was referred, have considered the Bill and have now the honour to submit this our Report, with the Bill as amended by us, unamended thereto.

2. We have added two amendments to the substantive part of the proposed new section with the following objects:—

- (a) We consider that provision should be made for cases where the decree to be executed has been wholly or partly satisfied. Unless the copy of the decree is accompanied by a certificate in this respect, there is a risk of the execution of satisfied decrees [Sub-section (1)].



Intention of  
new section  
and is set out  
at 1136.

Execution  
of decree  
passed by  
Court of the  
Colonial  
and other  
respective  
tribunals.

3. After section 44 of the Code of Civil Procedure, 1908, the following section shall be inserted, namely:—

"44A. (1) Where a certified copy of a decree of any of the superior Courts of the United Kingdom or any reconvening tribunal has been filed in a District Court, the decree may be enforced in British India as if it had been passed by the District Court.

(2) Together with the certified copy of the decree shall be filed a certificate from such superior Court stating the nature, of any, in which the decree has been satisfied or admitted and such certificate shall, for the purposes of proceedings under this section, be conclusive proof of the nature of such satisfaction or admission.

(3) Proceedings under this section shall—

(a) be from the date of the certified copy of the decree together with the certificate, be deemed to be proceedings under section 47; and

(b) be subject to the provisions of section 27, in far as they are applicable.

Explanation 1.—'Superior Courts', with reference to the United Kingdom, means the High Court in England, the Court of Session in Scotland, the High Court in Northern Ireland, the Court of Chancery of the County Palatine of Lancaster and the Court of Chancery of the County Palatine of Durham.

Explanation 2.—'Reconvening tribunal' means any country, or territory, situated in any part of His Majesty's Dominion or in India, which the Governor-General in Council may, from time to time, by resolution in the Courts of India, declare to be reconvening territory for the purposes of this section, and 'superior Courts', with reference to any such territory, means such Courts as may be specified in the said resolution.

Explanation 3.—'Decree', with reference to a superior Court, means any decree or judgment of such Court under which a sum of money is payable, not being a sum payable in respect of taxes or other charges of a like nature or in respect of a fine or other penalty, and

(4) with reference to superior Courts in the United Kingdom, includes judgments and decrees made in any Court of appeal against such decrees or judgments.

1a1

(5) In no case shall an arbitration award, made if such award is enforceable as a decree or judgment,

The following Report of the Select Committee on the Bill further to amend the Contaminated Lands Act, 1925, for certain purposes, was presented to the Legislative Assembly on the 24th September 1926:—

1. The undersigned, members of the Select Committee to which the Bill further to amend the Contaminated Lands Act, 1925, for certain purposes was referred, have considered the Bill and have now the honor to submit this our Report, with the Bill as amended by us enacted thereto.

2. Having examined the provisions of the Bill, we have come to the conclusion that radical alterations in its structure are unnecessary but we can recommend its acceptance by the Legislature.

3. Apart from a number of minor changes which are briefly explained in Notes on individual clauses, there are four questions of major importance which we propose to discuss at greater length.

(1) Considered position of Local Governments.

4. While accepting the necessity for making it clear that, with Government and certain Departments, the authority of the Central Government is under the Contaminated Lands Act, 1925, and will remain so, from the point of view of practical arrangements,



3. The existing powers of superintendence, direction and control vested in the Governor-General in Council depend on section 43 (1) of the present Government of India Act, and we feel that we could not do better than to reproduce the wording on that section so that it will operate under the new constitution in respect of autonomous entities. The practical result will be to maintain the present relation between the Central and Local Governments under the new constitution in respect of autonomous entities only. We have, therefore, in place of sub clause 12 of the Bill inserted a new clause 55 which introduces into the Act a new section 263, on the lines of section 43 (1) of the present Government of India Act. At the same time we have removed from the Bill the following old clauses, which were designed to transfer specific functions of the Local Government to the Governor-General in Council:—

Clause 3, 4, 5, 8 (a), 9 (a), 9 (b), 10, 11, 12, 13 (a), 13 (b), 14, 15 (a) (1), 15 (b) (1), 15 (c), 16 (a) (1), 17, 21, 22, 23 (a), 27 (second amendment), 28, 30 (a), 30 (b), 31, 32, 33, 34, 35, 44 (b), 44 (c) (second amendment), 45, 47, 48 (a), 49, 51 (a), 52 and 53.

#### (3) Endowment Boards

4. While agreeing that voluntary attempts at endowments must pre-empt, if the aim of such endowment is taken as a whole, and that therefore the local bodies responsible for the administration of endowments must continue to exercise an official responsibility, we consider—

(a) that statutory provision should be made for some representation of non-official interests in all endowments, instead of only in a limited number as at present;—and other words, that there should be a Board consisting of elected members in every endowment; and

(b) that statutory provision should also be made whereby the detailed administration of truster areas (other than small endowments) should be left as far as possible to the elected representatives of the civil population, thereby reducing the official members of the Board to such work in which they are not directly interested.

5. We have given effect to these conclusions in clauses 4 and 16 of the Bill. Clause 4 substitutes for new sections for sections 70 to 74 of the Act. In proposed section 70, we have laid down the general principle that in every endowment there should be a Board (constituted under proposed section 17). Proposed section 17 provides that in accordance with a civil population of 5,000 equals the membership of the Board, while retaining the official members of one, should vary from 6 to 15 in proportion to the civil population. In smaller endowments the section provides in place of the "corporate body" now providing, for a Board of three members, one of whom is to be elected.

We propose that, in the case of—

(a) military operations, or

(b) serious administrative troubles,

it may be difficult to continue the administration of endowments under the usual system of Boards proposed by us, and we, therefore, have made provision in proposed section 16 that, in the former case, the Governor-General in Council, on his own initiative, and, in the latter case, the Governor-General in Council after consultation with the Local Government, may reduce the Board in any endowment to a Board consisting of 2 official members and one non-official member. This arrangement, however, is limited to a period term of one year, subject to extension by periods of not more than one year at a time after review by the Governor-General in Council, and subject also to the condition that the Governor-General in Council should be bound hereupon to review the normal system of the extraordinary process necessitating its adoption once to end.

6. These changes involve certain amendments throughout the Act and the D.I. Some are purely formal. Thus, the word "Board" has been substituted for "Endowment Authority" throughout the

Bill and the Act (in the new clause 40). Similar purely consequential changes are embodied in the following clauses of the Bill as re-drafted:—

Clause 2 (3), 5, 6, 7, 8, 9, 10, 17 (a) (4), 17 (a) (5), 17 (b) (4), 17 (b) (5) (i), 17 (b) (5) (ii), 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28 and 30.

Of the above-mentioned new clauses, some are not entirely consequential:—

5. Clause 3.—The special power in section 3 of the Act of modifying the Act in its application in certain instances is now confined to cases where a Board is superseded under section 45 (when it is already essential) and to continuations in Presidency cases, which were previously provided for by the provisions of section 21 (5)—now repealed—the interpretation of which was open to some doubt.

20. Clause 4.—It is obvious that the provisions for a Vice-President in section 22 (2) of the Act cannot apply in the new Boards of three members only.

31. Clause 8.—Provision has been made for an authority to prepare the electoral roll where the first Board has not as yet come into being.

32. Clause 15.—Clearly a special quorum is required for Boards of three members only.

Other amendments, not entirely consequential, seem to us necessarily included in the extension of the Board in every instance. They are:—

13. *New clause 11 (4) (i)*—It is not clear that the mere substitution of "Board" for "Parliament Authority" by clause 63 of the Bill as re-drafted would perpetuate the disability in present instances in virtue of 22 (a) of the Act, which is a penal clause. Hence the amendment.

31. *New clause 11—Section 45*, which relates to the appointment of a (provisional) officer in extension, is clearly applicable in its present form to a Board of three members only and we have suggested an appropriate modification.

35. *New clause 42*—This is consequential on the extension by clause 4 of the Bill as re-drafted of existing section 12 (2) of the Act.

36. *New clause 23 of the Bill*, as already stated, is designed to ensure that the administration of justice areas should, so far as possible, be left to the elected members of Boards. We recognise that it is inappropriate to attempt to direct a statutory body like a Board of any of its responsibilities. We have, however, made suggestive provision for the constitution of Review Committees consisting of elected members only, trusting that their decisions will, in practice, be respected and upheld by the official majority. We also desire to express our hope that the Board as whole, operating with an elected minority, will discharge the widest possible duties and powers to those Committees. We have added a provision that such Committees may advise such resident members as the Health Officer and Executive Engineer, if they desire their expert advice.

#### On Matters to which the Bill Relates

17. On the understanding that the intention of Government is not to accord its funds to Government, high in limited areas, we consider it reasonable that a service of Military Police Officers should be maintained to manage other Government lands as continuations and to protect the rights of Government tenants. We are not, however, prepared to accept the provisions of clause 36 of the Bill as presented. Proposed subsections (2) and (3) of section 18 of the Act, as inserted by that clause, run upon the surface that the Military Police Officer, by holding an election, may provide the Government Authority from existing members to hold. We consider that it would prefer a proposed subsection (2) as replaced by a provision, on the basis of section 18 (2) of the Public Health Act, 1911, that the Government Authority may select such members where (a) the concerned belongs to Government and the second of

Government is not available, or where Government disputes the title to the site; and if proposed sub-section (2) is modified so as to provide that the Board should, in cases where the site is not under its management, make a previous reference to the Military Engineer Officer in order to ascertain whether Government has any claim to water. The Military Engineer Officer, on our opinion, should be required to submit his reply within 15 days, and we have made provision so that effect (but not clause 4b).

(d) *Water-supply by Government*

3b. We accept the general principle that, where Government supplies water through the Military Engineer Services or the Public Works Department, such supply should be in bulk. We consider, however, that it should be optional for the Board to provide its own supply, whereas clause 67 of the Bill as introduced avoided the choice of Government to require the Government Authority to take a bulk supply of water from Government. We have, therefore, in new clause 57 amended this option, with the proviso that such a supply, if taken, shall be in bulk. Whilst endorsing an option to the Board as a whole, we desire to express the hope that in practice the official majority will not override the wishes of the elected members.

3c. We think, also, that some facilitation should be placed on the cost, in the receipt of water as supplied and have provided that it shall not exceed the corresponding cost in the nearest municipality the rate paid for the water by the Board to Government being added down to credit of the same. Proposed sub-section (2a) provides the necessary machinery for adjusting disputes which are likely to arise in connection with a technical subject of this nature.

20. Other changes made by us to the Bill are discussed clause by clause:—

*New clause 2 (a).—*We consider it desirable to qualify the word "structure" by the word "works". Otherwise its application would be altogether too comprehensive.

*New clause 2 (b).—*We are satisfied that the rebuff of the definition of "sanitary sewerage" is more suitable from the administrative point of view than that in the Bill as introduced.

*New clause 2 (b)(c).—*We do not accept the principle of constructing sewers of premises through domestic servants, and have omitted reference thereto.

*Old clause 2 (4).—*The definition of "tax" in the Bill as introduced is likely to lead to complications in respect of the power to impose rates, and we have deleted it, replacing it by an amendment of section 329 of the Act (old new clause 2b).

*New clause 2 (proposed section 12).—*We accept the proposal that Executive Officers should in future be appointed from a Service of Executive Officers to be constituted and controlled by Government. We consider, however, that Government should share equally with the Boards the expense of the salaries of these officers, especially so, since if this recommendation is accepted, there will still be a substantial saving to Government in regard to the existing system.

We desire also to express the hope that Government, in forming rules for this new service under proposed section 12 (2) (b)—new clause 64 of the Bill—will provide that, so far as possible, disciplinary effect will be given to the expressed wishes of a Board as regards its Executive Officer.

*New clause 2. —*We understand that the intention was to provide the term of office of the elected members of a Board of Light, and not otherwise. We also consider that such extension should be limited to a period of one year.

(Old clauses 12 (1), 12 (a) (1), 12 (1), 12 (1), 12 (1) and 12 (1).—We understand that Government do not attach importance to these provisions of the Bill, and recommended their deletion.

*New clause 20.—*We see no reason why the electoral qualification laid down in section 7 (1) (b) (i) should not be extended to persons who have passed the Education or equivalent examination of any

University. We have also shortened the period of disqualification under the proposed amendment from section 27 (2) from five to three years.

**New clause 21**—We consider that a decision of a Board should not be cancelled or modified without specifically being given to the Board for allowing notice against such cancellation or modification.

**New clause 22**—As our opinion the licensing authority for restaurants in restaurants should, in its most representative, be the Board with the previous sanction of the Local Government, and not the Local Government.

**New clause 23**—See note on old clause 2 (4).

**New clause 24 (3)**—We have provided that the fee for a license should not exceed the actual cost of issuing the license.

**New clause 25**—This supplies an omission in the Bill to provide an amendment in section 25 of the Act consequential on the proposals contained in new clause 22 of the Bill.

31. The Bill was published in the Gazette of India, dated the 28th April 1933.

32. We consider that the alterations made by us in the Bill necessitate its republishing and circulation for public opinion. We recognize that, in view of the urgent services of the D.O. by Government, modifications thereof may be required in the light of opinions obtained in the process of circulation.

N. D. SINGH,  
D. S. P. TOTTENHAM,  
MOHAMMAD AZHAR ALI,  
SHAM SALIM,  
N. V. GANGULI,  
MANGAL PUNGH,  
SRAM LAL,  
SHEIKH MOHD KHAM,  
MOHAMMAD YAKUB,  
T. S. S. RAJAN,  
HAFIZ NAWAZ AHMAD KHAN.

India,

The 24th September 1933.

#### L.A. BILL No. 23 of 1933.

[An Amendment to the Liquor Laws.]

(Words printed in italics indicate the amendments suggested by the Committee.)

A BILL further to amend the *Liquor Laws Act, 1924*, for various purposes.

WHEREAS it is expedient further to amend the *Liquor Laws Act, 1924*, for the purposes hereinafter appearing, It is hereby enacted as follows:—

**Enacting Clause.**—1. This Act may be called the *Liquor Laws (Amendment) Act, 1933*.

**Amendment of Act.**—2. In section 2 of the *Liquor Laws Act, 1924* (hereinafter referred to as the said Act),—

(a) for clause (a) the following clause shall be substituted, namely:—

“(a) ‘building’ means a house, warehouse, stable, lath, shed, hut, or any roofed structure whether of masonry, brick, wood, steel or other material, and any part thereof, and including a well and a well (other than a bore-hole) and any structure built on a shaft but does not include a tent or other portable and temporary shelter.”

(i) clause (e) shall be omitted;  
 (ii) after clause (c) the following clause shall be inserted,

namely—

"(c)(iii) 'entitled statement' means a statement which is made by a person in a statement which is made from the Defence Services Information and is authorized by control or approval order of the Director General in Command to receive a supply of water for domestic purposes from the Military Engineer Division or the Public Works Department on such terms and conditions as may be specified in the order ; "

(iii) after clause (a) the following clause shall be inserted,

namely—

"(a)(i) 'Military Estate Officer' means the officer appointed by the Governor General, or General to perform the duties of the Military Estate Officer under rules made under clause (d) and (i) of sub-section (2) of section 290 ; "

(f) in clause (a)(ii)—

(i) in paragraph (a), after the words " Air Force Act," the words " and Rules," or the Indian Air Force Act, 1932," shall be inserted; and

(ii) in paragraph (b) the words " or the Indian Air Force Act, 1932" shall be added,

(g) after clause (a)(iii) the following clause shall be inserted,

namely—

"(a)(iii)(a) a person is deemed to reside in a statement if he maintains therein a house or a portion of a house which is in all times available for occupation by himself or his family ; " even though he may himself reside elsewhere, provided that he has not abandoned all intention of again occupying such house either by himself or his family.

(h) in clause (a)(iv), for the words " passage or open space" the words " or passage" shall be substituted ;

(i) in clause (a)(v), the word " and" occurring at the end shall be omitted ; and

(j) after clause (a)(vi) the following word and clause shall be inserted, namely—

"(a)(vii) 'year' means the year commencing on the first day of April."

g. In section 2 of the said Act, for the words " specified in the notification in which there is no Board" the following clause shall be substituted, namely—

" (a) selected within the limits of a Presidency-town ; or  
 (b) in which the Board is appointed under section 24.

h. For the section 25 of the said Act the following section shall be substituted, namely—

" 25. For every notification there shall be a Contaminant Board and an Executive Officer,

26. Every Board shall, by the name of the place by reference to which the notification is issued, be a body corporate having perpetual succession and a common seal and with power to acquire and hold property both movable and immovable and to contract and shall, by the said name, sue and be sued.

27. (1) The Executive Officer of every notification shall be appointed by the Governor General in Council, or by such person as the Governor General in Council may otherwise in this behalf, from the Service of Executive Officers constituted by rules made under section 240.

Amendment of  
 section 2, of  
 11/1/1934

Amendment of  
 section 25, of  
 11/1/1934

Amendment  
 of section 26,  
 of 11/1/1934

Amendment of  
 section 27,  
 of 11/1/1934

Provided that an Executive Officer appointed before the commencement of the *Condominium (Amendment) Act, 1916*, shall, unless the Governor General in Council otherwise directs in any case, be deemed to have been duly appointed in accordance with this subsection.

(10) The salary of the Executive Officer shall be paid in equal shares by Government and from the Condominium Fund.

(11) The Executive Officer shall be the Secretary, but shall not be a member, of the Board.

Composition of  
Condominium  
Board.

31. (1) Condominiums shall be divided into three classes, namely:—

(a) Class I Condominiums, in which the civil population exceeds five thousand;

(b) Class II Condominiums, in which the civil population exceeds five thousand five hundred, but does not exceed five thousand; and

(c) Class III Condominiums, in which the civil population does not exceed five thousand five hundred.

(2) For the purpose of subsection (1), the civil population shall be calculated in accordance with the latest official census or, if the Governor General in Council, by general or special order, so directed, is satisfied with a special census taken for the purpose.

(3) In Class I Condominiums, the Board shall consist of the following members, namely:—

(a) the Officer Commanding the station;

(b) a Magistrate of the first class nominated by the District Magistrate;

(c) the Health Officer;

(d) the Executive Engineer;

(e) four military officers nominated by name by the Officer Commanding the station by order in writing;

(f) seven members elected under the Act.

(4) In Class II Condominiums, the Board shall consist of the following members, namely:—

(a) the Officer Commanding the station;

(b) a Magistrate of the first class nominated by the District Magistrate;

(c) the Health Officer;

(d) the Executive Engineer;

(e) 15 in condominiums of which the civil population exceeds five thousand five hundred, three military officers;

(f) in condominiums of which the civil population exceeds five thousand, but does not exceed five thousand five hundred, two military officers;

(g) in condominiums of which the civil population does not exceed five thousand, one military officer;

(h) nominated by name by the Officer Commanding the station by order in writing;

(i) such number of members elected under the Act as is equal to the number of military officers constituted or appointed by or under clause (h) to (f).

(5) In Class III Condominiums, the Board shall consist of the following members, namely:—

(a) the Officer Commanding the station;

(b) one military officer nominated by name by the Officer Commanding the station by order in writing;

(c) one member elected under the Act.

(6) The Officer Commanding the station may, if he thinks fit, with the sanction of the Officer Commanding-in-Chief, the Command, nominate in place of any military officer whom he is empowered to nominate under clause (f) of subsection (1), clause (f) of subsection (2) or clause (h) of subsection (3), any person, whether in the service of the Government or not, who is ordinarily resident in the neighbourhood or on the nearby frontier.

(7) Every election or nomination of a member of a Board and every vacancy in the membership thereof shall be notified by the Local Government to the Local Official Gazette.

15. (2) Notwithstanding anything contained in section 15, if the Governor General in Council is satisfied—

(a) that, by reason of military operations, it is necessary, or  
(b) after consultation with the Local Government, that, for the administration of the Government, it is desirable, to vary the constitution of the Board in any Government under this section, the Governor General in Council may, by notification in the Gazette of India, make a declaration to that effect.

(3) Upon the making of a declaration under sub-section (2), the Board in the Government shall consist of the following members, namely:—

(a) the Officer Commanding the station;  
(b) one military officer nominated by name by the Officer Commanding the station by order in writing;  
(c) one member, not being a person in the service of the Government, nominated by the Officer Commanding the station.

(4) Every nomination of a member of a Board constituted under this section, and every vacancy in the membership thereof, shall be notified by the Local Government in the local official Gazette.

(5) The term of office of a Board constituted by a declaration under sub-section (2) shall not ordinarily extend beyond one year:

Provided that the Governor General in Council may from time to time, by a like declaration, extend the term of office of such a Board by any period not exceeding one year at a time.

Provided also that the Governor General in Council shall forthwith direct that the term of office of such a Board shall come to an end in the event of the Governor General in Council, the reasons stated in the declaration whereby such Board was constituted, or its term of office was extended, have ceased to exist.

(6) When the term of office of a Board constituted under this section has expired or ceased, the Board shall be replaced by the former Board which, but for the declaration under sub-section (2), would have continued to hold office, or, if the term of office of such former Board has expired, by a Board constituted under section 15.

A. To sub-section (1) of section 15 of the said Act \* the following provision shall be added, namely:—

"Provided that the Governor General in Council may, when satisfied that it is necessary in order to avoid administrative difficulty, extend the term of office of all the elected members of a Board by such period, not exceeding one year, as he thinks fit."

6. For sub-section (2) of section 21 of the said Act the following amendment shall be substituted, namely:—

"(2) In every Board in which there is more than one elected member there shall be a Vice-President elected by the elected members only from among their number."

7. For sub-section (3) of section 21 of the said Act the following amendment shall be substituted, namely:—

"(3) The term of office of a Vice-President shall be three years or the residue of his term of office as a member, whichever is less."

8. In clause (b) of the proviso to section 25 of the said Act the words "where there is a Board" shall be omitted.

9. In sub-section (1) of section 26 of the said Act,—

(a) the words, "Resident and District" shall be omitted; and  
(b) for the words "The Government" the following shall be substituted, namely:—

"The Board or, where a Board has not been constituted for the first time in any area declared by notification under sub-section (1) of section 2 of the said Act to be a territorial, the Officer Commanding the station."

From a copy  
sent to the  
Governor  
General in  
Council.

Amendment of  
section 15, Act  
IX of 1945.

Amendment of  
section 21, Act  
IX of 1945.

Amendment of  
section 21, Act  
IX of 1945.

Amendment of  
section 25, Act  
IX of 1945.

Amendment of  
section 26, Act  
IX of 1945.

Amendment of  
section 17, Act  
No. 10 of 1912.

20. In section 22 of the said Act,—  
(a) in sub-section (1),—

(i) as sub-section (ii) of clause (b), for the words "is a graduate" the words "has passed the examinations or other equivalent examination" shall be substituted; and  
(ii) as clause (c), for the word "during" the word "for" shall be substituted; and

(b) as sub-section (2),—  
(i) as clause (vi), after the word "unemployment" the words "for an offence which is declared by the Governor General in Council to be such as to render him incapable of election" shall be inserted; and for the word "under" the words "in consequence of proceedings taken under section 310 of section 110 of" shall be substituted; and

(ii) after the word "persons," the following proviso shall be added, namely:—

"Provided further that any disqualification incurred by a person under clause (i) shall inure to the lapse of three years from the expiry of the sentence or order;"

Amendment of  
section 18, Act  
No. 10 of 1912.

21. In section 23 of the said Act,—

(a) in sub-section (1), for the words "a stipendiary Magistrate or a military officer or soldier" the words "a person in the military or civil service of the Crown in India" shall be substituted;

(b) in sub-section (2),—

(i) in clause (a), for the words "the Government Authority" the following shall be substituted, namely:—

"a Board as an authority where, before the commencement of the Conference (Amendment) Act, 1915, occurred and performed the powers and duties of a Government Authority under that Act;" and

(ii) after clause (b), the following clause shall be inserted, namely:—

"(c) in an officer or servant, permanent or temporary, of a Board; or"

Amendment of  
section 19, Act  
No. 10 of 1912.

22. After sub-section (2) of section 26 of the said Act the following sub-sections shall be added, namely:—

(i) Every person appearing for appointment as a member of a Board shall, if he is elected by ballot or otherwise to any member of the Board or to any person, not being a casual vacancy, in receipt of nomination from the Board, notify the fact and the nature of such nomination to the appointing authority before the appointment is made, and if he has failed to do so, his appointment shall be void but without prejudice to the validity of anything previously done by him;

(ii) In section 27 of the said Act,—

(a) in sub-section (1),—

(i) after the word "Board," where it occurs first, the words "in which there is more than one elected member" shall be inserted; and

(ii) the proviso shall be inserted; and

(b) after sub-section (1), the following sub-section shall be inserted, namely:—

"(1A) The person necessary for the formation of a quorum at a meeting of a Board constituted under sub-section (1) of section 26 or under sub-section (1) of section 28, shall be two."

Substitution of  
new section 20  
of Act No. 10 of 1912.

23. For section 20 of the said Act the following section shall be substituted, namely:—

"20. In the clauses of—

(a) both the President and the Vice-President from any meeting of a Board in which there is more than one elected member;

Presiding  
officer



(4) the President from a meeting of a Board constituted under subsection (1) of section 12 or subsection (1) of section 14, the members present shall elect one from among their own number to preside."

15. In subsection (5) of section 41 of the said Act, for the words "and the District Magistrate" the words "the District Magistrate or the Secretary to the Government" shall be substituted.

16. After section 42 of the said Act, the following section shall be inserted, namely:—

"42A. (1) Every Board constituted under section 12 or section 14 shall appoint a committee consisting of three members of the Board for the administration of such areas as the Government or the Governor General in Council may deem fit to be taken over, and may delegate its powers and duties to such committee in the manner provided in clause (5) of subsection (1) of section 41.

(2) Every such committee may accept as its members any persons who are not members of the Board."

17. In section 43 of the said Act:—

(a) in subsection (1), for the words "either of the said authorities" the words "the Board or by such other local authority" shall be substituted; and

(b) in clause (3), with the previous sentence of the words "the Officer Commanding-in-Chief, the Command, and" shall be inserted,

(c) for the words "in connection with" the words "and by such other local authority" shall be substituted; and

(d) for the words "and authority" the words "Board and such other local authority" shall be substituted.

18. After section 45 of the said Act the following section shall be inserted, namely:—

"45A. Every Board shall, as soon as may be after the close of the year and not later than the date fixed in this behalf by the Governor General in Council, submit to the Governor General in Council through the Officer Commanding-in-Chief, the Command, a report on the administration of the territories during the preceding financial year, in such form and containing such details as the Governor General in Council may direct. The report, or such report shall be summarized by him in the Board which shall be allowed a reasonable time to furnish a reply thereto, and the comments together with the reply, if any, shall be forwarded to the Governor General in Council along with the report."

19. In section 46 of the said Act, the words "The Governor General in Council or" occurring at the beginning shall be omitted.

20. In section 48 of the said Act, for the words "under section 47" the words "under section 45 or section 47" shall be substituted.

21. In section 51 of the said Act:—

(a) in clause (3) of subsection (1), after the words "insert the expression or" the words "after giving the Board a reasonable opportunity of showing cause why such direction should not be made," shall be inserted; and

(b) for clause (c) of sub-section (1) the following clause shall be substituted, namely:—

"(c) after giving the Board a reasonable opportunity of showing cause why such direction should not be made, direct that the direction shall not be carried into effect until it shall be carried into effect by the Board with such modifications as it may specify."

*Amendment of section 15, Act of 1934.* 32. For section 15 of the said Act the following section shall be substituted, namely:—

"15. (1) The Board may, with the previous sanction of the Local Government, impose on any establishment any law which, under any enactment for the time being in force, may be imposed in any municipality in the province where in such establishment is situated.

Provided that, where the previous sanction of the Governor General or Council is required by the imposition of any law in a municipality, such sanction shall also be required to its imposition in a cantonment.

(2) Any law imposed under this section shall take effect from the date of its publication in the local official Gazette."

*Amendment of section 16, Act of 1934.* 28. In sub-section (1) of section 16 of the said Act, for the words "from the Secretary of State in Council or from" the words "granted by or on behalf of the Secretary of State in Council or" shall be substituted.

*Amendment of section 18, Act of 1934.* 34. In sub-section (1) of section 18 of the said Act, the words "where there is a" shall be omitted, and for the word "Board" the words "of the Board" shall be substituted.

*Amendment of section 19, Act of 1934.* 35. In section 19 of the said Act,—

(a) for sub-section (1) the following sub-section shall be substituted, namely:—

"(1) The Board may amend the assessment but at any time—

(a) by inserting or omitting the name of any person whose name ought to have been or ought to be inserted or omitted, or

(b) by inserting or omitting any property which ought to have been or ought to be inserted or omitted, or

(c) by altering the assessment on any property which has been incorrectly valued or assessed through fraud, accident or mistake, whether on the part of the Board or of the Assessment Committee or of the assessors, or

(d) by revising or re-assessing any property the value of which has been increased, or

(e) in the case of a tax payable by an occupier, by changing the name of the occupier.

Provided that no person shall be liable to pay any tax or increase of tax in respect of any period prior to the commencement of the year in which the amendment is made;" and

(b) after sub-section (1) the following sub-section shall be inserted at sub-section (1a), namely:—

"(1a) Before making any amendment under sub-section (1) the Board shall give to any person affected by the amendment notice of not less than one month that it proposes to make the amendment."

*Amendment of section 19, Act of 1934.* 37. To section 19 of the said Act the following sub-section shall be added, namely:—

"(3) The Executive Officer shall record every transfer or determination of title notified to him under sub-section (2) or sub-section (3) in the assessment list and enter the register of the Board."

37. In section 73 of the said Act, after the word "owner" the words "or occupier" shall be inserted. Amendment of section 73, Act 11 of 1914.

38. In section 76 of the said Act, the words "after than a big antelope" shall be omitted; and in sections 78 and 79 of the said Act,— Amendment of sections 76, 78 and 79, Act 11 of 1914.

(a) for the word "snout" the word "snout" shall be substituted;

(b) the words "during any year" shall be omitted; and

(c) the words "and payable in respect of that year" shall be omitted.

39. To sub-section (2) of section 82 of the said Act, the words "and shall give a receipt specifying the items seized" shall be added. Amendment of section 82, Act 11 of 1914.

40. In the proviso to sub-section (1) of section 84 of the said Act, for the words "there is a Board" the words "there is a Board" shall be omitted. Amendment of section 84, Act 11 of 1914.

41. In sub-section (1) of section 84 of the said Act,—

(a) after the words "wherever it may be found" the words "in the enclosure" shall be inserted; and Amendment of section 84, Act 11 of 1914.

(b) after the words "any movable property of" the words "or standing timber growing upon or upon belonging to" shall be inserted.

42. In section 110 of the said Act,—

(a) after the word "for" in each place where it occurs, the words "or note" shall be inserted; and Amendment of section 110, Act 11 of 1914.

(b) at the end, the following proviso shall be added, namely:—

"Provided that, where the name written on is in favour of any person named after the name of the Officer Commanding-in-Chief, the Command shall be first obtained."

43. In sub-section (1) of section 110 of the said Act, for the words "Local Government" where they occur for the first time, the words "Officer Commanding-in-Chief, the Command" shall be substituted. Amendment of section 110, Act 11 of 1914.

44. In sub-section (2) of section 114 of the said Act, for the words "where there is a Board" in both places where they occur, and the words "or, where there is no Board, as signified by the Officer Commanding the station and of the Command Authority" shall be omitted. Amendment of section 114, Act 11 of 1914.

45. In clause (a) of section 126 of the said Act, after the word "maintaining" the words "or setting" shall be inserted. Amendment of section 126, Act 11 of 1914.

46. In section 126 of the said Act,—

(a) after the word "owner" the words "or possessor or person claiming to be the owner or possessor thereof, as, looking any of them, the occupier" shall be inserted; and Amendment of section 126, Act 11 of 1914.

(b) for the words "protect or enforce" the words "or to protect or to enforce" shall be substituted.

47. In clause (a) of sub-section (1) of section 127 of the said Act, for the words "where there is no Board" shall be omitted. Amendment of section 127, Act 11 of 1914.

48. In sub-section (1) of section 127 of the said Act, the words "or, where there is no Board, the Officer Commanding the station" shall be omitted. Amendment of section 127, Act 11 of 1914.

49. In sub-section (2) of section 128 of the said Act, the words "or where there is no Board, the Officer Commanding the station" shall be omitted. Amendment of section 128, Act 11 of 1914.

**Amendment of section 171, Act II of 1919.** 40. In clause (b) of sub-section (7) of section 171 of the said Act, after the word "dispensary" the words "or maternity hospital" shall be inserted.

**Amendment of section 175, Act II of 1919.** 41. In section 175 of the said Act, after the words "may receive medical" the words "or surgical" shall be inserted.

**Amendment of section 176, Act II of 1919.** 42. In section 176 of the said Act, after the word "medical" the words "or surgical" shall be inserted.

**Insertion at new section 214 of Act II of 1919.** 43. In Chapter XI of the said Act, before section 179, the following section shall be inserted, namely:—

**Section for insertion.** "178A. No land shall be used as a site for the erection of a building in any circumstance and no person shall erect or construct a building on any land as a circumstance, except with the previous sanction of the Board, save otherwise than in accordance with the provisions of this Chapter and of the rules and bye-laws made under this Act relating to the erection and re-erection of buildings."

**Amendment of section 179, Act II of 1919.** 44. In sub-section (7) of section 179 of the said Act, for the words "give notice" the words "apply for sanction by giving notice" shall be substituted.

**Amendment of section 180, Act II of 1919.** 45. For sub-sections (7), (8) and (10) of section 181 of the said Act the following sub-sections shall be substituted, namely:—

"(7) The Board may refuse to sanction the erection or re-erection of any building, either on grounds sufficient in the opinion of the Board affecting the public order, health, or the convenience of a general scheme sanctioned by the Officer Commanding-in-Chief, the Command, restricting the erection or re-erection of buildings within specified limits for the preservation of over-reaching or in the interests of persons residing within such limits or for any other purpose.

"(8) The Board may refuse to sanction the erection or re-erection of any building if the land on which it is proposed to erect or re-erect the building is Government property and the interest of Government has not been obtained, or if the title to the land is in dispute between the person applying for sanction and the Government.

"(10) The Officer Commanding-in-Chief, the Command, may prohibit the erection or re-erection of buildings within limits specified by him in a notification issued with his previous sanction, and when such prohibition exists the Board shall not sanction the erection or re-erection of any building, within such limits, unless such previous sanction has been obtained."

"(11) The Board, before sanctioning the erection or re-erection of a building on land which is under the management of the Military Estate Officer, shall refer the application to the Military Estate Officer for sanctioning whether there is any objection on the part of Government to such erection or re-erection; and the Military Estate Officer shall refer the application together with his report thereof to the Board within fifteen days after it has been received by him.

"(12) If the Board decides to refuse to sanction the erection or re-erection of the building, it shall communicate in writing the reasons for such refusal to the person by whom notice was given.

"(13) Where the Board refuses or omits, for two months after the receipt of a valid notice, to make and to deliver to the person who has given the notice the order of any notice specified in this section, and such person thereafter by a written communication sent by registered post to the Board calls the attention of the Board to the neglect or omission, then, if such notice or column continues for a further period of fifteen days from the date of such communication the Board shall be deemed to have given sanction to the erection or re-erection, as the case may be, unconditionally."

Provided that, in any case to which the provisions of "a" sub-section (3) apply, the period of two months herein specified shall be reckoned from the date on which the Board has "a" received the report referred to in that sub-section."

26. In section 155 of the said Act, for the words "without fresh surveys obtained in the manner hereinafter provided" the words "unless the Board on application made therefor has allowed an extension of that period if such be submitted."

27. After section 155 of the said Act the following section shall be inserted, namely:—

"155A. A Board, when constituting the section or re-section of a building as hereinafter provided, shall specify a period within which the section or re-section is to be completed, and, if the section or re-section is not completed within the period so fixed, it shall not be deemed that the building has been sectioned or re-sectioned as hereinafter provided, unless the Board on application made therefor has allowed an extension of that period."

Provided that, not more than two such extensions shall be allowed by the Board in any case."

28. In clause (c) of section 154 of the said Act the words "or has been recommended by the Officer Commanding-in-Chief, the Command, under clause (a) of sub-section (1) of section 52" shall be

29. Section 155 of the said Act shall be renumbered as sub-section (2) of that section and to that section as so re-numbered—

(a) the following proviso shall be added, namely:—

"Provided further that the Board shall not, without the previous concurrence of the Officer Commanding-in-Chief, the Command, accept any plan by way of compromise under the foregoing proviso, in respect of any building on land which is not under the management of the Board."

(b) the following sub-section shall be added, namely:—

"(1) A Board shall by notice in writing direct the owner, tenant or occupier of any land, in the statement to stop the section or re-section of a building or any part of which is not under the management of the Board," and (2) of section 52, and shall in any such case in like manner direct the demolition or alteration, as the case may be, of the building or any part thereof as required or re-erected, where the Officer Commanding-in-Chief, the Command, thereafter directs that the order of the Board constituting the section or re-section of the building shall not be modifications specified by him."

Provided that the Board shall pay to the owner of the building compensation for any loss directly incurred by him in consequence of such demolition or alteration."

30. In section 155 of the said Act,—

(a) in clause (c), the word "and" shall be omitted, and (2) after clause (1), the following clause shall be added, namely:—

"(c) the circumstances in which a person, temple or church or other sacred building may be erected or re-erected; and (d) any reference to the section or re-section of buildings, or of any class of buildings, all or any of the following nature, namely:—

(1) the line of frontage where the building fronts on a street; (2) the space to be left about the building to secure free circulation of air and facilities for sweeping and for the passage of fire;

- (14) the materials and method of construction to be used for external and roof-made, roofs and floors;
- (15) the position, the material and the method of construction of foot-plates, chancery, drains, latrines, privies, stables and receptacles;
- (16) height and slope of the roof above the uppermost floor upon which houses hang, or in fire or cooling apartments are to be carried on;
- (17) the level and width of the foundation, the level of the lowest floor and the solidity of the strappings;
- (18) the number and height of the stages of which the building may consist;
- (19) the means to be provided for access from the landing on one of the;
- (20) the safeguarding of walls from pollution; or
- (21) the materials and method of construction to be used for galleries provided for the storage of foodgrains in cases of fifty mounds in order to render them rat proof."

**Amendment of section 113, Act 1910.** 31. After sub-section (2) of section 113 of the said Act the following sub-section shall be added, namely:—

"(2) When a number has been affixed to any building under sub-section (1), the owner of the building shall maintain the number in order, and shall replace it if removed or destroyed, and if he fails to do so the District Officer by notice in writing requires him to replace it."

**Amendment of section 115, Act 1910.** 32. In sub-section (1) of section 115 of the said Act, the words "of 1908," shall be omitted.

**Amendment of section 116, Act 1910.** 33. In section 116 of the said Act,—

(a) in sub-section (1),—

(i) the words "the word" shall be omitted; and

(ii) after clause (c) of the following shall be inserted, namely:—

"and

(d) for the words and figures of stamping galleries;"

(b) in sub-section (2), for the words "for one year" the words "until the end of the year in which it is issued" shall be substituted; and

(c) in sub-section (3), after the word "for" the words "and according to the end of printing the figures," shall be inserted.

**Amendment of section 117, Act 1910.** 34. In sub-section (2) of section 117 of the said Act, the words "of 1908," shall be omitted.

**Amendment of section 118, Act 1910.** 35. In section 118 of the said Act, for the words "the section 118, and in section 119" the words "the Chapter" shall be substituted.

**Amendment of section 119, Act 1910.** 36. In section 119 of the said Act, after the word "apply" the following shall be inserted, namely:—

"and in which the Board is not maintaining a bulk supply of water under section 214."

**Section of new sections 120 and 121 to be inserted, namely:—**

**Section 120.** 37. (1) Where in any establishment there is a water-supply such as is referred to in sub-section (1) of section 214, the Board may require from the Managing Engineer, or the Officer in charge of the supply, as the case may be, at such point or points as may be agreed upon between the Board and the owner, a supply of water obligatory to the establishment for domestic use of all persons in the establishment other than entitled consumers.

**Section 121.** (2) Where in any establishment there is a water-supply such as is referred to in sub-section (1) of section 214, the Board may require from the Managing Engineer, or the Officer in charge of the supply, as the case may be, at such point or points as may be agreed upon between the Board and the owner, a supply of water obligatory to the establishment for domestic use of all persons in the establishment other than entitled consumers.



**Amendment of** 41. Section 266 of the said Act shall be re-numbered as sub-section  
page 126, (7) of that section, and to the said section is so re-numbered the fol-  
Act II of 1915. lowing sub-section shall be added, namely,—

"(8) No summons shall be issued under this Act shall be tried by any Magistrate or by any Bench of such Magistrate or any of the Magistrates composing the Bench is a member of the Bench."

**Amendment of** 42. In section 274 of the said Act, the words "or authority  
page 126, appointed under sub-section (2) of section 26" shall be omitted.

**Amendment of** 43. In sub-section (2) of section 277 of the said Act, for the words  
page 126, "the Commission Authority", where they occur for the second time, the words "either party to the proceedings" shall be substituted.

**Amendment of** 44. In sub-section (2) of section 286 of the said Act,—  
page 126, (a) after clause (c) the following clause shall be inserted,

"(cc) the constitution of a Service of Executive Officers and the appointment, control, remuneration, conditions of service, pay and allowances, suspension, removal, dismissal and punishment of the members thereof," and  
(d) clause (d) shall be omitted.

**Amendment of** 45. In sub-section (2) of section 287 of the said Act, for the words  
page 126, "or to the public" the words "and" shall be substituted in the public at one place only, or a deletion at the option of the printer shall be substituted.

**Enactment of** 46. After section 295 of the said Act the following section shall  
page 126, be inserted, namely,—

"296. The Local Government shall be under the superintendence, direction and control of the Governor-General in Council in all matters referred to in this Act."

**Amendment of** 47. In Schedule V to the said Act,—  
page 126, (a) in column 3, in the words "Officer Commanding-in-Chief, the Command", wherever they appear, the following words shall be added, namely,—

"or other authority authorized in this behalf by the Governor-General in Council", and  
(b) in column 4 against section 21, for the words "Thirty days from date of appeal" the words "Thirty days from the date on which the appeal shall have been commenced in the person applying for redress" shall be substituted.

**Amendment of** 48. In the said Act, for the expressions "Constitutional Author-  
page 126, ity", "Constitutional Authority" and "Constitutional Authority's" wherever they occur, the words "Board", "Boards" and "Board's", respectively, shall be substituted.

The following Bill was introduced in the Legislative Assembly on the 25th September 1915—

LOCAL BILL No. 24 of 1915.

A Bill to provide for the removal of racial disabilities among certain classes of Indians.

Whereas it is increasingly felt by the Hindu community that the disabilities which are imposed by social customs and usage on certain classes of Hindu community known as Untouchables, Untouchables, Backward communities and Depressed Classes, and which have been in various matters even partly recognized in the regulations of rights and duties in civil and criminal proceedings, are injurious to Indians

\* The Government have been pleased to accept the amendments suggested by section 47 of the Government of India Act.



medicines and lines of police and social inferiority and should no longer be regarded by law or otherwise inferior, but should be actively discouraged.

It is hereby enacted as follows:—

1. (1) This Act may be called the *National of Civil Disabilities* Short title and extent.  
Act, 1934.

(2) It shall apply to the whole of British India.

2. Notwithstanding any law, custom, usage or prescription, Notwithstanding any law, custom, usage or prescription, in so far as it is not inconsistent with the provisions of this Act. no subject of His Majesty resident in British India shall be held, by reason merely of his belonging to any particular community, caste or class among the Hindus known as Brahmins, Kshatriyas, Vaishyas, Shudras, or otherwise, or his being a member of any particular community, caste or class among the Muslims, Sikhs, Jains, Christians, or otherwise, to be subject to any public office or holding or having access to any public place, public well, tank, parkway, recreation, or transport or any other service which the general public belonging to all other classes of Hindus have a right to enjoy or have access to or which is dedicated or maintained or provided for the use of the general public, or which is maintained or paid for out of the funds of the State or local statutory authority.

And no Civil, Criminal or Revenue Court or public or local authority shall, in adjudicating any matter or exercising any power or carrying on the affairs entrusted to such authority, recognise any custom or prescription under which it is sought to impose any civil disability or penalty on any person by reason of his belonging to any of the communities mentioned, or by reason of any caste or community on the part of such person which would not furnish grounds for such penalty or disability if he did not belong to such community.

#### STATEMENT OF OBJECTS AND REASONS.

The custom of recognition of various Hindu classes as untouchable and the social and other disabilities they suffer under in consequence of such custom, have been the subject matter of general condemnation. There has been continuous agitation on the part of the leaders of these depressed classes as they have been repeatedly asked, as well as on the part of the reformers among the main body of Hindus to put an end to the custom of untouchability and to the disabilities arising therefrom. Recent events have brought this agitation to a head and there is at present a great wave of feeling throughout India for the removal of the disabilities of these depressed classes which in the interest of humanity and general welfare attention should be taken of by the State. It is therefore desirable that a general law should be passed prohibiting the recognition of any rights or disabilities arising out of the usage regarding untouchability, either in civil or criminal matters.

Sd/- THORNTON HUGHES,  
Secy to Govt. of Madras.

M. C. RAJAN.

The following Bill\* was introduced in the Legislative Assembly on the 28th September 1934:—

L.A. BILL No. 35 of 1934

to amend the Hindu Law governing Hindu Women's Rights in Property.

Whereas it is expedient to amend the Hindu Law to give better rights to women in respect of property of a Hindu, either separate or a member of a joint Hindu family living intestate, and in respect of separate property and the joint family property; it is hereby enacted as follows:—

1. (1) This Act may be called the *Hindu Women's Rights in Property* Act, 1934. Short title and extent.

(2) It extends to the whole of British India.

\* The Bill was introduced in the Legislative Assembly on the 28th September 1934.

Shall not be taken to have subjected any provision of this Act.	2. (1) The Hindu Law as then in British India shall regulate the rights and liabilities of the Hindu subjects to the provisions of this Act. (2) Save as aforesaid nothing herein contained shall be construed to affect any custom, rule, or interpretation of the Hindu Law which is not inconsistent with the provisions of this Act.
Shall not be taken to have subjected any provision of this Act.	3. No woman because of her sex shall be excluded from the right of inhering property gifted by inheritance, on partition, settlement, gift, or (where), it is deemed to be disqualifying from having a right in property.
Shall not be taken to have subjected any provision of this Act.	4. The property of a Hindu during lifetime shall not devolve upon his wife, mother, daughter, and wife of a posthumous son along with his sons and all of them shall have equal shares in the property. In the absence of these the descendants shall be according to the Hindu Law. The widow and the daughter of a coparcener having no sons shall succeed to his share after his death and a shall not become the surviving coparcener of the family. The widow and the daughter of a coparcener having sons shall succeed to his share. The widow and the daughter of a coparcener shall have a share equal to that of his son if he has any but shall not claim partition during his lifetime.
Shall not be taken to have subjected any provision of this Act.	5. The interest in property going to the share of a Hindu woman as a widow, daughter, mother or otherwise of a coparcener under the provisions in this Act shall be absolute and not limited.
Shall not be taken to have subjected any provision of this Act.	6. Nothing in this Act shall be construed to effect any ground- ing in law and not mentioned before the commencement of this Act.

## STATEMENT OF OBJECTS AND REASONS

The object of the Bill is sufficiently indicated by the Title and Preamble. Briefly it is as follows:—

To remove the existing doubt as to which Hindu women inherit in respect of Rights of Property relating to Inheritance, Partition, etc.

The 21st January 1925.

G. V. DESHMUKH.

The following Bill was introduced in the Legislative Assembly on the 7th September 1924:—

## L.A. BILL No 36 of 1925.

A Bill to remove and remove doubts as to the validity of inheritance and partition among Arya Samajists.

Whereas it is expedient to remove and place beyond doubt the validity of inheritance and partition among Arya Samajists; It is hereby enacted in following:—

Shall not be taken to have subjected any provision of this Act.	1. (1) This Act may be called the Arya Marriage Validation Act, 1925. (2) It shall apply to the whole of British India and shall apply to all cases that may come up for decision after the passing of this Act whether the marriage in question took place before or after the passing of this Act.
Shall not be taken to have subjected any provision of this Act.	2. For the purpose of this Act "Arya Samajist" means a person who:— (a) is a member of any Arya Samaj; or (b) within five years of the passing of this Act or within one year of his marriage (whichever period expires last) declares a written statement declaring himself to be Arya Samajist or in writing registered thereto; or

\* The original Bill had been placed for second consideration by members of the Legislative Assembly on the 10th September 1924.

(c) is a member of the family of, or a relative dependent on, or a person under the guardianship of, any person mentioned in clause (a) or clause (b).

271 of 1935.

*Explanation.*—Where a document mentioned in clause (b) is registered under the Indian Registration Act, 1908, it shall be conclusive evidence of the fact of his being an Arya Samajist and no evidence shall be admissible to prove the contrary.

3. No marriage between Arya Samajists shall be invalid or void to be deemed void to have been invalid by reason of the parties having belonged to different castes or sub-castes of Hindus or to different religions, any law or usage or custom to the contrary notwithstanding.

*Marriage between Arya Samajists shall be valid.*

4. For purposes of subsection 3 marriages referred to in subsection 3 of this Act shall be deemed to be marriages between persons of the same caste if (being) the same Hindu.

#### STATEMENT OF OBJECTS AND REASONS.

As the Arya Samajists who form quite an appreciable number of the Indian population progressively believe that the present caste system is not in accordance with their scriptures, the Vedas and the sacred Hinduism and as according to the law as administered at present marriages between parties belonging by birth to different castes or sub-castes are considered invalid and there is a fear of the loss of such marriages being declared illegitimate and as quite a large number of such marriages have taken place and more would have taken place had there been no such obstacle, it is necessary to have a law which would give relief to the Arya Samajists. Hence the above law is proposed.

N. R. SHARMA.

The following Bill was introduced in the Legislative Assembly on the 26th September 1935:—

#### L.A. BILL No. 37 OF 1935.

A Bill to validate marriages between different castes of Hindus.

WHEREAS it is expedient to validate marriages between Hindus of different castes for the purposes hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Hindu Marriage Validity Act, 1935.

2. No marriage among Hindus shall be invalid by reason that the parties thereto do not belong to the same caste, any custom or any interpretation of Hindu Law to the contrary notwithstanding.

#### STATEMENT OF OBJECTS AND REASONS.

Under the Hindu Law as interpreted, marriages between Hindus of different castes are held invalid. This interpretation, besides being open to question, has caused serious hardship to individual cases and is calculated to retard the progress of the community. The Bill, therefore, seeks to provide that such marriages shall not be invalid.

SHRIGAUIN 1935

\* The document inserted has been placed to amend the marriage validity Act 1935 (L.A. Bill No. 37 of 1935).

211-5



## STATEMENT OF OBJECTS AND REASONS

The object of this Bill is to amend the Act to which it refers (hereinafter known as the *Marriage Act*) by three provisions aimed at facilitating the more effective enforcement of the Act.

First it settles at length questions that the Courts empowered to take proceedings under the Act may at their discretion raise as questions precluding a marriage arranged in accordance of the Act.

Already Civil Courts in British Presidency are known to several cases to have raised questions before granting marriages known to have been arranged in violation of the Act. It is not known whether similar action has been taken in any other Province. But since doubts have been thrown upon the legality or practicability of this method, it seems desirable to remove such doubts by providing for it directly through the proposed amendment. The draft Bill proposes to impose a higher standard of proof for the issue of such an injunction than the proofs provided by the Act in the case of proceedings after the marriage has already taken place, on the ground that knowledge of a Court injunction renders attempts at deceit.

Secondly, by permitting the Court to take proceedings under the Act upon its own motion, without requiring the existence of a bond or failing pecuniary.

It is known that one of the principal impediments to the enforcement of the *Marriage Act* at present lies in the obligation placed upon the complainant to incur the publicity of a formal complaint and, if required by the Court to execute a bond, to incur also the risk of having the name mentioned in the bond. The proposed amendment would enable the Court to proceed upon information obtained privately after taking such steps as it might think necessary to verify itself of the correctness of the information.

Thirdly, by enabling the Court to require the husband of a child wife (or if he is a widow, her guardian) to make provision for the support, custody and maintenance of the child, with and to require him, notwithstanding the marriage, until she reaches the legal age for marriage, or until a later date if it thinks necessary.

A provision of this kind was recommended by the Law Commission (hereinafter called the *Joint Commission*), page 120, paragraph 21. In default of such a provision, those who have the welfare of an illegally married child wife at heart are often deterred from prosecuting the offenders by the knowledge that the prosecution, even if successful, will not rescue the child from the dangers of prostitution, mental ill-health and may actually cause her to be ostracised by the husband or his family as a stigma for the prosecution.

B 1948

The 21st February 1933.

The following Bill\* was introduced in the Legislative Assembly on the 21st September 1933:—

## L.A. BILL No. 29 of 1933.

A Bill to make provision for the application of the *Modern Personal Law (Shariat)* in British India.

Whereas it is expedient to make provision for the application of the *Modern Personal Law (Shariat)* in British India; It is hereby enacted as follows:—

1. (1) This Act may be called the *Modern Personal Law (Shariat) Application Act, 1933*.

(2) It shall extend to the whole of British India including British Substantia.

3. Notwithstanding any custom, usage or law to the contrary, in all questions respecting marriages, special property of females, betrothal, marriage, divorce, maintenance, dower, adoption, guardianship, minority, legitimacy, family relations, wills, bequests, gifts, partition,

Shariat law and custom.

Shariat law and custom.

\* The Governor General has been pleased to reserve the Bill for the purpose of (1) (2) of the Government of India Act.

113-6

any religious usage or limitation including Field Grant and trust property, the rule of Succession in cases where the parties are Muslims shall be the Muslim Personal Law (Shariat).

#### STATEMENT OF OBJECTS AND REASONS.

For several years past it has been the cherished desire of the Members of British India that Customary Law should in no case take the place of Muslim Personal Law. The matter has been repeatedly noticed in the press as well as on the platform. The Government of Madras, the greatest Muslim religious body has supported the demand and invited the attention of all concerned to the urgent necessity of introducing a measure to this effect. Customary Law is a question intrinsically as it has not any sound basis to stand upon and is very much liable to frequent changes and cannot be expected to remain at any time in the future that uniformly and definiteness which must be the characteristic of all laws. The status of Muslims, women under the Muslim Customary Law is simply deplorable, all the Muslim Women Organizations have therefore condemned the Customary Law as it adversely affects their rights. They demand that the Muslim Personal Law (Shariat) should be made applicable to them. The introduction of Muslim Personal Law will automatically raise them to the position in which they are justly entitled. In addition to that the present measure, if enacted, would have very salutary effect on society because it would ensure certainty and definiteness in the mutual rights and obligations of the people. Muslim Personal Law (Shariat) exists the form of a treatable code and it is well known to all of us that it is the duty of every citizen to labour in the shape of research, which is the chief feature of Customary Law.

H. M. ABDULLAH.

New Delhi,  
The 27th March 1935.

MR. RAJI,  
Secy. to the Govt. of India.

#### Acts of the Indian Legislature assented to by the Governor General

#### GOVERNMENT OF INDIA.

#### LEGISLATIVE DEPARTMENT.

The following Act of the Indian Legislature received the assent of the Governor General on the 18th September, 1935, and is hereby promulgated for general information:—

#### ACT No. VI OF 1935.

An Act further to amend the *Aligarh Muslim University Act, 1920, for a certain purpose.*

WHEREAS it is expedient further to amend the *Aligarh Muslim University Act, 1920*, for the purpose hereinafter appearing, It is hereby enacted as follows:—

1 (2) This Act may be called the *Aligarh Muslim University (Amendment) Act, 1935.*

Short title  
and commencement.

(2) It shall come into force on such date as the Governor General in Council may, by notification in the Gazette of India, appoint.

2. After section 40 of the Aligarh Muslim University Act, 1920, the following new section shall be added, namely:—

*Addition of new section 41 to Act XL of 1920.*

"41. Nothing contained in this Act or in any Statute, Ordinance, or Regulation thereunder shall be deemed to make the appointment or reappointment of a Pro-Vice-Chancellor obligatory, and every reference therein to the Pro-Vice-Chancellor shall be construed as referring to the Pro-Vice-Chancellor, if any."

*Appointment of Pro-Vice-Chancellor not obligatory.*

The following Act of the Indian Legislature received the assent of the Governor General on the 25th September 1935, and is hereby promulgated for general information:—

# ACT No. IX OF 1935.

*An Act further to amend the Provincial Small Cause Courts Act, 1887, for a certain purpose.*

WHEREAS it is expedient further to amend the Provincial Small Cause Courts Act, 1887, for the purpose hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Provincial Small Cause Courts (Amendment) Act, 1935.

*Short title.*

2. In the proviso to sub-section (1) of section 17 of the Provincial Small Cause Courts Act, 1887, for the words "security to the satisfaction of the Court for the performance of the decree or compliance with the judgment, as the Court may direct" the words "such security for the performance of the decree or compliance with the judgment as the Court may, on a previous application made by him in this behalf, have directed" shall be substituted.

*Amendment of section 17, Act IX of 1887.*

The following Act of the Indian Legislature received the assent of the Governor General on the 28th September 1935, and is hereby promulgated for general information :—

ACT No. X OF 1935.

*An Act further to amend the Provincial Insolvency Act, 1920, for a certain purpose.*

WHEREAS it is expedient further to amend the Provincial Insolvency Act, 1920, for the purpose set out hereinafter appearing; It is hereby enacted as follows :—

Short title.

Amendment of section 35, Act V of 1920.

1. This Act may be called the Provincial Insolvency (Amendment) Act, 1935.

2. In section 35 of the Provincial Insolvency Act, 1920,—

(a) the words " the Court shall frame a schedule in accordance with the provisions of section 33," shall be omitted; and

(b) for the words " entered in the said schedule so far as relates to any debts entered therein," the words " so far as relates to any debt due to them from the debtor and provable under this Act " shall be substituted.

The following Act of the Indian Legislature received the assent of the Governor General on the 30th September 1935, and is hereby promulgated for general information :—

ACT No. XI OF 1935.

*An Act to amend the Factories Act, 1914, for a certain purpose.*

WHEREAS it is expedient to amend the Factories Act, 1914, for the purpose hereinafter appearing; It is hereby enacted as follows :—

Short title.

Amendment of section 43, Act XXV of 1914.

1. This Act may be called the Factories (Amendment) Act, 1935.

2. In sub-section (1) of section 43 of the Factories Act, 1914, after the word " Chapter " the words " other than the provisions of clause (b) of sub-section (1) of section 40 and of the proviso to that sub-section," shall be inserted.



The following Act of the Indian Legislature received the assent of the Governor General on the 30th September 1935, and is hereby promulgated for general information:—

# ACT No. XII OF 1935.

*An Act to amend certain enactments and to repeal certain other enactments.*

WHEREAS it is expedient that certain amendments should be made in the enactments specified in the First Schedule;

AND WHEREAS it is also expedient that the enactments specified in the Second Schedule, which are spent or have otherwise become unnecessary, or have ceased to be in force otherwise than by expressed specific repeal, should be expressly and specifically repealed;

It is hereby enacted as follows:—

1. This Act may be called the Repealing and Amending Act, 1935.

2. The enactments specified in the First Schedule are hereby amended to the extent and in the manner mentioned in the fourth column thereof.

3. The enactments specified in the Second Schedule are hereby repealed to the extent mentioned in the fourth column thereof.

4. The repeal by this Act of any enactment shall not affect any Act or Regulation in which such enactment has been applied, incorporated or referred to; and this Act shall not affect the validity, invalidity, effect or consequences of anything already done or suffered, or any right, title, obligation or liability already acquired, accrued or incurred, or any remedy or proceeding in respect thereof, or any release or discharge of or from any debt, penalty, obligation, liability, claim or demand or any immunity already granted, or the proof of any past act or thing; nor shall this Act affect any principle or rule of law, or established jurisdiction, form or course of pleading, practice or procedure, or existing usage, custom, privilege, restriction, exemption, office or appointment,

notwithstanding that the same respectively may have been in any manner affirmed, recognized or derived by, in or from any enactment hereby repealed;

nor shall the repeal by this Act of any enactment revive or restore any jurisdiction, office, custom, liability, right, title, privilege, restriction, exemption, usage, practice, procedure or other matter or thing not now existing or in force.

#### THE FIRST SCHEDULE.

##### AMENDMENTS.

(See section 2.)

Year.	No.	Short title.	Amendments.
(1)	(2)	(3)	(4)
<i>Acts of the Indian Legislature.</i>			
1912	XX	The Indian Income-tax Act, 1912.	In sub-section (3) of section 14, after the words "payment of interest" the words "or dividends" shall be inserted, and for the words "the interest is paid" the words "each payment in cash" shall be substituted.
1913	XXX	The Indian Merchant Shipping Act, 1913.	In clause (1) of sub-section (2) of section 149, for the words "native passenger ship" the words "unlicensed passenger ship" shall be substituted.
1914	II	The Customs Act, 1914.	In section 2,— (a) clause (4a) shall be omitted, and (b) after clause (4a) the following clause shall be inserted, <i>namely</i> :— " (4a) ' Officer then commanding the station ' means the military officer for the time being in command of the station in a customs area, or, if there is none in the Officer Commanding the Division or Officer Commanding-in-Chief, the Commandant, the military officer who would be in command of those troops in the absence of the Officer Commanding the District and Officer Commanding-in-Chief, the Commandant ; "

THE SECOND SCHEDULE.

Enactments

(See section 3.)

Year.	No.	Short title	Extent of repeal.
(1)	(2)	(3)	(4)
<i>Act of the Governor General in Council.</i>			
1870	XXXI	The Repealing and Amending Act, 1870.	The entry in the First Schedule relating to the Repealing and Amending Act, 1874.
<i>Acts of the Indian Legislature.</i>			
1905	XXI	The Indian Merchant Shipping Act, 1925.	In section 205A,— (a) in sub-section (1), before the words "His Majesty's Representative," where they first occur, the word "the" shall be inserted; and (b) in sub-section (2), before the words "His Majesty's Representative," the word "an" shall be inserted.
1924	XXIII	The Mechanical Lights (Kerala Duty) Act, 1924.	Section 16.
1924	XXIV	The Repealing and Amending Act, 1924.	Sections 2 and 4 and the Second Schedule.
1934	XXXI	The Iron and Steel Duties Act, 1934.	In sub-section (2) of section 3, the words "and section 10," Sections 2, 3 and 10 and the Schedule.
<i>Regulations.</i>			
1922	IV	The North-West Frontier Province Security Regulations, 1922.	The whole.
1923	V	The British Baluchistan Security Regulations, 1923.	The whole.
1925	II	The North-West Frontier Province Security (Amendment) Regulations, 1925.	The whole.
1926	III	The British Baluchistan Security (Amendment) Regulations, 1926.	The whole.
1926	II	The Manipur Laws Regulations, 1926.	The whole.
1926	VI	The Manipur Laws Regulations, 1926.	The whole.
1927	IV	The Manipur Land and Revenue Regulations, 1927.	The whole.
1928	III	The North-West Frontier Province Security (Amendment) Regulations, 1928.	The whole.
1928	IV	The British Baluchistan Security (Amendment) Regulations, 1928.	The whole.

Year, (1)	No., (2)	Short title, (3)	Extent of repeal, (4)
<i>Repeals—cont.</i>			
1928	V	The Marine (Amendment) Act, 1928.	The whole.
1929	III	The Food and Provisions Public Safety Regulation, 1929.	The whole.
1930	V	The Marine (Amendment) Act, 1930.	The whole.
1931	VI	The Marine (Amendment) Act, 1931.	The whole.

L. GRAHAM,

*Secretary to the Government of India.*(Republished by order of His Excellency the  
Governor in Council)

G. T. BOAG,

*Secretary to Govt., Law (Legislative) Dept.*